

MANIDUR

1953-54

May - April

Manipur

Gazette



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No. 12

Imphal, Wednesday, May 27, 1953

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GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

PART II

Imphal, the 12th May, 1953

No. FA 85/52 93. — The Chief Commissioner is pleased to grant earned leave, to Shri T. C. Triankham, Sub Divisional Officer for 15 (fifteen) days with effect from the forenoon of the 8th May, 1953.

T. Kalachand Singh,
Asst. Secretary to the Govt. of Manipur.

Imphal, the 22nd May, 1953

No. P 4 53/39. — The Chief Commissioner is pleased to order the de reservation of 15½ pairs of land as per description below from the area comprised in fishery No. 81 Kemon Hidenkom with effect from the 1st April 1953, for settlement as agricultural land.

Description of land cancelled from Fishery No. 81 Kemon Hidenkom.

North and East	Hidenkom fishery
South	Hidenkom and Kemon fishery
West	Rayotwar, Jutha Janda and Khas land covered by Dag Nos. 8169 and 8264 of Kemon Range No. 82.

Imphal, the 28th May, 1953.

No. Tax/18,50/44. — In partial modification of this Administration Order issued under notification No. Tax/17,50 dated the 11th November, 1952, the Chief Commissioner is pleased to lift the restriction to the export of opium from the Khasam Sub-division of Manipur for the purpose of export with effect from the 1st June, 1953.

T. Kalachand Singh,
Asst. Secretary to the Govt. of Manipur.

ORDER

Imphal, the 10th May, 1958.

No ADV 553 22. - In exercise of the powers conferred on him by paragraph 22 and 23 of the Standard Orders issued in pursuance of paragraph 2 of the Manipur (Council of Advisors) Order, 1958 and all other powers enabling him in that behalf, the Chief Commissioner of Manipur hereby issues the following instructions:-

1. The following classes of cases shall be submitted to the Chief Commissioner after consideration by the Adviser-in-charge and before the issue of orders:-

- (a) cases dealing with questions of policy and all cases of major importance;
- (b) cases which affect or are likely to affect the rights and privileges of His Highness the Maharajah Bodhi Chandra Singh of Manipur;
- (c) any case of an important nature involving correspondence with the Central or any State Government;
- (d) any proposals for framing, amending, rules, notifications or orders;
- (e) proposals involving the imposition of any tax or the permanent remission or reduction of an existing source of revenue;
- (f) proposals relating to the abolition or creation of posts;
- (g) petitions and memorials addressed to the Chief Commissioner;
- (h) all proposals which will, either immediately or by their repercussions, affect the finances of the State, or which in particular:-
 - (i) involve any grant of land or assignment of revenue or concession, grant, lease, or licence of mineral or forest rights or a right to water power or any easement or privilege in respect of such concession; or
 - (ii) in any way involve any relinquishment of revenue;
- (i) cases relating to customary or political pensions;
- (j) all important cases relating to the conduct of tribal affairs in the State;
- (k) all reports of the Assistant General, Assam or any officer subordinate to him relating to the accounts of the State;
- (l) any communication, proposal or suggestion dealing with the return of forfeited lands in the possession of private persons;
- (m) all cases relating to the payment of War Damage compensation.

2. Notwithstanding anything in Instruction 1, the Chief Commissioner may direct the Adviser-in-charge to refer any case or class of cases to him before orders are passed and may send for records of any case on which orders have been passed; any such direction or request by the Chief Commissioner shall be addressed to the Adviser-in-charge.

3. The Secretary or Assistant Secretary of the Department concerned is responsible for the careful observance of these instructions and when he considers that there has been any material departure from them he shall personally bring it to the notice of the Adviser-in-charge and the Chief Commissioner respectively.

R. P. Bhargava,
Chief Commissioner, Manipur.

Manipur

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 18 B. 6

Imphal, Tuesday, June 19, 1958

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 5th June, 1958

No. R 88/50/44 - The Chief Commissioner is pleased to announce the de-reservation of 7 parcels of land as per description below from the area comprised in Moirangkhom fishery with effect from 1st April 1958, for settlement as agricultural land:-

Description of land cancelled from the
Moirangkhom fishery

A. 15 Parcels:-

North:- No. 2, East of Thangkum Village
South:- Area known as Thangkum
East:- Parts known as Kaseching Khamsa
West:- Moirangkhom

B. 12 Parcels:-

North:- Laphu, Lohit, Hima
South:- Hills (near Sapham).
East:- Moirangkhom fishery.
West:- Hills.

T. K. K. K.

Secretary to the Govt. of Manipur

NOTIFICATION

Imphal, the 27th May, 1958.

No. Pub.26/53/6.--Whereas the bulletin No. 4 in Manipur, published by the Publicity Department of the Revolutionary National Front and printed at Tarun Press on 18-5-58 contains objectionable matters within the meaning of Section 8 (v) (vi) of the Press (Objectionable matters) Act, 1951.

And whereas the Government Advocate, Manipur has issued a certificate under section 11 of the Act that it contains objectionable matters within the meaning of section 8 (v) (vi) of the Act.

Now, therefore, the Government of Manipur in exercise of the power conferred by Section 11 of the said Act hereby declare that all copies of the said bulletin including reprints or translations of the documents shall be forfeited to the Government.

By order

T. Kijgen,

Secy. to the Govt. of Manipur



PUBLISHED BY AUTHORITY

No. 14.

Imphal, Wednesday, June 17, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 4th June, 1953

No. R 39 51 112.—The Chief Commissioner is pleased to approve the appointment of the persons named below as Mauzadars for the Mauzas noted against their names:—

Name of person.	Name of Mauza.
1. Shri W Gourakishore Singh	Kumbi
2. Shri R. K. Irabat Singh	Phubala

Imphal, the 27th May, 1953.

No. R/Fy'11/51/50.—The Chief Commissioner is pleased to sanction the cancellation of the following fisheries from the Register of Government fisheries with effect from 1st April, 1953.

Fishery No.	Name of Fishery.
27	Phumlou Thingel.
6	Heingangpat.

Imphal, the 1st June, 1953.

No. R/Fy/11/51/52—The Chief Commissioner is pleased to sanction the cancellation of the following fishery from the Register of Government fisheries with effect from 1st April, 1953. —

Fishery No. 538, Waithou Tangjing

Imphal, the 4th June, 1953.

No. R/87/50 216.—The Chief Commissioner is pleased to confirm the following Sub-Deputy Collectors in their posts with effect from the 30th January, 1952.

1. Shri Th. Birhari Singh, B. A.
2. Shri Bashiruddin Ahmed, B. A.

P. O. Deb,
Secy to the Govt. of Manipur.

Imphal, the 23rd May, 1953.

No. ADV/5/53. —The undermentioned document received from the Ministry of States New Delhi, is republished for general information.

MINISTRY OF STATES ORDER

New Delhi, the 6th May, 1953.

S. R. O. 833 —In exercise of the powers conferred by section 42 of the Govt. of Part C States Act, 1951, the President is pleased to make the following Order, namely :—

1. Short Title. —This Order may be called the Manipur (Council of Advisers) Order, 1953. —

2. Definition —In this Order "Standing Orders" means the Standing Orders made by the President for regulating the conduct and the disposal of the official business of the Chief Commissioner in the discharge of his functions under article 239 of the Constitution.

3. Constitution of the Council. —

(1) There shall be a Council of Advisers consisting of such number of persons not less than two as the President may from time to time deem it necessary to appoint to assist the Chief Commissioner in the manner hereinafter provided.

(2) The Advisers shall be appointed by the President and shall hold office during the pleasure of the President.

4. Oaths of Office and Secrecy. —Before an Adviser enters upon his office the Chief Commissioner shall administer to him the oaths of office and secrecy according to the forms set out in the Schedule.

5. Salaries and allowances of Advisers. —The salaries and allowances of the Advisers shall be such as the President may by general or special order determine.

6. Powers and functions of the Council. —Subject to the provisions of the Standing Orders the Council of Advisers shall assist the Chief Commissioner in the discharge of his functions under article 239.

7. Procedure. —

(1) The Chief Commissioner if he is present shall preside at the meetings of the Council.

(2) The business relating to the exercise of the functions referred to in paragraph 6 shall be allocated among the Chief Commissioner and the Advisers, and shall be disposed of by them individually or, as the case may be, submitted by the Advisers with their opinions to the Chief Commissioner for disposal, in accordance with the Standing Orders.

THE SCHEDULE

(See paragraph 4)

Form of Oath of Office

I, A. B., do swear in the name of God that I will bear true faith and solemnly affirm

allegiance to the Constitution of India as by law established, that I will faithfully and conscientiously discharge my duties as an Adviser to the Chief Commissioner, and that I will do right to all manner of people in accordance with the Constitution and the law and not least or favour, fear or ill-will.

Form of Oath of Secrecy.

I, A. B., do swear in the name of God that I will not directly or indirectly solemnly affirm communicate or reveal to any person or persons any matter which shall be brought under my consideration or shall become known to me as an Adviser of the Chief Commissioner except as may be required for the due discharge of my duties as such Adviser.

(No. 73. PA)

V. Viswanathan Joint Secy.

P. C. Deb,

Secretary to the Govt. of Manipur.

Imphal, the 10th June, 1953,

No. HP/52 53.—In exercise of the powers conferred by Section 34 of the Police Act, 1861 (V of 1861) as delegated to him by Notification No. 104-J Government of India, Ministry of States, dated the 24th August, 1950, the Chief Commissioner is pleased to extend the provisions of Section 34 of the said Act on and from the date of publication of this Notification in the Manipur Gazette, to the town of Imphal within the areas specified in the schedule hereto.

THE SCHEDULE

The area comprised within a radius of two and a half miles from the house of the Chief Commissioner

Imphal, the 6th June, 1953.

No. DPC 20 53.—The Chief Commissioner has been pleased to constitute State Development Committee consisting of the following for the implementation of the five year plan including Community Development Scheme in Manipur.

1. The Chief Commissioner for Manipur—Chairman.

(A) OFFICIALS.

- (i) Deputy Commissioner.
- (ii) Chief Medical Officer.
- (iii) Principal Engineering Officer.
- (iv) Project Executive Officer.
- (v) Inspector of Schools.
- (vi) Registrar Co-operative Societies.
- (vii) Agricultural Officer.
- (viii) Forest Officer.
- (ix) Electrical Engineer.
- (x) Sericulture Inspector.
- (xi) Shri Khaigo, Hull Over, Imphal P. W. D.
- (xii) Secretary to the Govt. of Manipur, Home and Development Departments.

(B) NON-OFFICIALS.

- (xiii) Shri Lalitmadhob Sarma.
- (xiv) Shri M. K. P. B. Singh.
- (xv) " L. Jugeswar Singh M. P.
- (xvi) " Rishang Keisang M. P.
- (xvii) " L. Achou Singh M. A.
- (xviii) " S. Somorendra Singh.
- (xix) " E. Tompok Singh.
- (xx) " N. Gourahari Singh.
- (xxi) " S. Krishna Monan Singh, Adviser.

2. The Committee will meet at least once in two months.

3. The Secretary to the Govt. of Manipur, Home and Development Departments will be the Secretary of the Committee.

T. Kipgen,

Secretary to the Govt. of Manipur.

Imphal, the 1st June, 1953.

No. R/Regis 2/51 — In supersession of the order No. R/Regis/2/51/6 dated 21-7-52 the Chief Commissioner is pleased to direct that the Secretary to the Govt. of Manipur in the Revenue & Finance Departments shall exercise all the powers and discharge all the duties of the Inspector General of Registration as conferred by the Indian Registration Act, 1908, in respect of the State of Manipur.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

PART III

Imphal, the 11th June, 1953.

Copy of Advertisement from the Laxminarayan Institute of Technology, Nagpur University is republished below for general information.

Applications are invited for admission to the Laxminarayan Institute of Technology, Nagpur, which provides (i) a Two-year course leading to the B. Sc. (Tech.) degree and (ii) a Four-year course, leading to the B. Tech. degree of Nagpur University. The next session will commence on Saturday, the 27th June, 1953 at 11.00 a. m.

QUALIFICATIONS FOR ADMISSION

for (i) Students who have passed B. Sc. degree examination with Chemistry as one of the subjects and have passed the Intermediate Science examination of Nagpur University or an examination recognised by the Nagpur University as equivalent thereto with Chemistry, Physics and Mathematics as their subjects.

NUMBER OF SEATS AVAILABLE

For (i) The total number of seats will be 36 of which 18 will be in Chemical Engineering and 18 in Oil Technology group. 10 seats will be reserved for students from other states as stated below. —

5	for students from	Panjab State
1	"	" Centrally Administered Areas.
1	"	" Pepsu
1	"	" Jammu and Kashmir
1	"	" Unreserved.

For (ii), the total number of seats available is 19. Of these, 5 will be reserved for students from other states as follows:—

4 for students from Panjab, Jammu & Kashmir, PEPSU and Cen. Ad. Areas,
1 each, respectively.

1 for Unreserved.

If any of the seats allotted to students from state other than Madhya Pradesh remains unfilled, they will be assigned to students from other States.

Hostel facilities are available.

Application for admission to the Institute and the Hostel must be made on the prescribed form obtainable from the Office of the Director-in-Charge of the Institute and must reach him with the necessary application fee, which may be paid at the Institute Office in cash or by M. O. not later than the 20th of June 1953.

Any further details with regard to the Institute may be obtained from the Director-in-Charge of the Institute.

T. Kipgen,
Secretary to the Govt. of Manipur.

SALE NOTICE OF DEFAULTER'S
IMMOVEABLE PROPERTIES

Whereas Shri Maisnam Thambou Singh of Komlakhong Basti failed to pay the price of seed taken on loan from the Government the property as detailed below has been attached and will be sold in public auction on 23-6-53.

Details of property attached —

The land under Patta No 65204 A of Plot No 232 standing in the name of Maisnam Thambou Singh S/O Tomba Singh

M. N. Phukan,
Deputy Commissioner, Manipur.

NOTICE

Imphal, the 27th May, 1953

No 15/OS/II/53. It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, The Nongpok Mustee Co-operative Thrift Society Ltd has been registered in my Office as Co-operative Society and numbered as 15 of 1952-53, dated the 27th May of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 28 May, 1953.

No 16/CS/II/53 It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, The Young Carpenters' Co-operative Society Ltd has been this day registered in my Office as Co-operative Society and numbered as 16 of 1952-53, dated the 27th May of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 27th May, 1953.

No. 14 CS/II/53 It is hereby notified for General information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, The Churanguat Multi-purpose Co-operative Society Ltd has been this day registered in my Office as Co-operative Society and numbered as 14 of 1952-53, dated the 27th May of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,
Registrar, Co-operative Societies, Manipur



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No. 15.

Imphal, Wednesday, June 24, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Order No. 12 of 1953.

Imphal, the 28th May, 1953.

Vide Rule (1) of Order No. FA/53A/51/40 of 25-2-51 of the Chief Commissioner, Manipur, the Judicial Commissioner is pleased to appoint Shri Kh. Kunj Behari Singh, Reader, Judicial Commissioner's Court, as Registrar, Judicial Commissioner's Court, temporarily for 6 (six) months with effect from 1-6-53 in place of Shri L. Madhob Chandra Ray, Registrar, Judicial Commissioner's Court, appointed Additional Munsif, vide Chief Commissioner's Order No. J Misc/90/50 dated 13-5-53, and Shri P. Bhubon Singh to perform the duties of Reader, Judicial Commissioner's Court for a period of 3 (three) months, vice Shri Kh. Kunj Behari Singh in addition to his work as Translator with an allowance of Rs 20/ per mensem for the additional work done by him.

M. C. Ray,

Registrar,

Judicial Commissioner's Court, Manipur.

PART II

Imphal, the 20th May, 1953.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Chingmeirong Bazar Co-operative Society Ltd. (Regd. No. 28 of 24-11-48) in Manipur, under sub-section (1) of section 36 of the Co-operative Societies Act, 11 of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 33 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri L. Yama Roy, Inspector of C S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

H. B. Singh

Registrar, Co-operative Societies, Manipur.

Imphal, the 28th May, 1953.

No. R 48 51 I 376 — It is hereby notified that land within the boundaries described below, measuring more or less 1 Katha 16 Lessas in the village Uchiwa, Imphal West Tahsil, Manipur is likely to be needed for a public purpose viz for providing a path leading to the grazing ground for cattle belonging to the villagers of the Uchiwa village.

North	...	Dag No. 407
South	...	Dag No. 414
East	...	Dag Nos. 408 & 415
West	...	Lortak Lake.

This Notification is made under the provisions of Section 4 of Act 1 of 1894 as amended by Act XXVIII of 1923 to all whom it may concern. In exercise of the powers conferred by Section 17 (4) of the Act, Government have decided that in view of the urgency of the project, provisions of section 5 A of the Act shall not apply.

Government are pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-section (2) of section 4 of the Act.

Imphal, the 8th June, 1953.

**Notification regarding Departmental Examinations to be
passed by Extra Assistant Commissioner and
Sub Deputy Collectors.**

No. R/87 50 215. — As arrangement for Departmental Examinations for the officers appointed on probation as Extra Assistant Commissioners and Sub-Deputy Collectors under Chief Commissioner's Order No. 23 dated 15th January, 1950, could not be made until the 29th May, 1951 vide this Secretariat Notification No. R/87/50/8 dated 29th May, 1951, the Chief Commissioner is pleased to extend the period during which those officers should normally have passed the examinations upto the 28th May, 1953.

Officers passing the Departmental Examinations within the 28th May, 1953 will be confirmed in their respective posts with effect from the date of completion of the period of two years from the dates of their appointment under order No. 23 of 1950.

Those officers who fail to pass the Departmental Examinations as required under the aforesaid order read with this Secretariat Notification No. R/87/50/8 dated 29-5-51, within the 28th May, 1953, will be confirmed with effect from the date on which they sit in the last compulsory examination, which they pass.

And that an officer who has failed within three years from 29th May, 1951, such Departmental Examinations as may have been prescribed, shall be deemed to be discharged from service.

This notification does not apply to officers appointed under orders other than Order No. 23 dated 18th January, 1950, who will be required to pass the Departmental Examinations within two years from the date of appointment and will be liable to be discharged if they fail to pass the examinations within 3 years from such date. In case they fail to pass all the examinations within 3 years but do pass them within the 3rd year, they will be confirmed from the date on which they appear in the last compulsory examination in which they pass.

T. C. P. S.
Secy. to the GOVT. of Manipur.

NOTIFICATION

Imphal, the 30th May, 1953.

No. H.Misc. 79/51/33. —In order to ensure due compliance of the condition inserted in the licence of cinemas regarding exhibition of "Approved Films" of approximately one thousand feet in length, the Government has decided that, prior to the issue of the licence or the renewal of the old ones, cinema owners should produce a certificate to the effect that they have made arrangements for getting regular supply of approved films for the duration of their licence.

At present the supply of "Approved Films" is available with the Branch Manager, Films Division, Ministry of Information & Broadcasting, Government of India, 11 Chittaranjan Avenue, Calcutta-13 in all five Languages viz. English, Hindi, Tamil, Telegu and Bengali. The above referred to certificate can be issued by them to any owner of cinema, who places the necessary security deposit with them and signs a contract. All such owners of cinemas may contact the said office at least fifteen days in advance of their proposed date of opening a new cinema or continuing their present one or renewal of their licences.

T. Kipgen,
Secretary to the Govt. of Manipur,

Imphal, the 12th June, 1953.

No. In 92/52 209. —Copy of Memorandum No. W/S/3/1703 dt. 3-11-52, dt. 3-11-52 from the Technical Manager, Govt. Hosiery Work Centre, Ludhiana is reproduced below for general information.

Subject :— Spinning Wheels.

It is submitted that I in company of the Manager, V. T. C. in work centre and the Power Loom Instructor V. T. C. in work to M/S Machanic Industry, Arya Road, Ludhiana and were shown the working of the three different spinning wheels. Our report on their working is as follows :—

(i) Mohini Spinning Wheel :—It spins wool and cotton both for coarse and fine counts. The daily 8 hours production in wool up to No 8 count is 3 chhks and cotton upto No. 10 count is 4 chhks. It is portable machine strong and durable mostly made of cast iron. It produces uniform twist after a little training given to worker. The sample yarns cotton and wool produced on Mohini Spining Wheel are wound on a bobbil sent herewith for inspection.

(ii) Raja Spinning Wheel :—It runs on high speed and is more suitable for fine yarns of wool and cotton. The spindle and the bobbin being vertical, it spins wool from counts 12 to 40 and cotton from 8 to 20 and production is from 1 chhk to 6 chhks. according to the counts and quality required. The price is Rs. 40/- shown on page of the booklet.

These spinning wheels being simple in structure can be worked easily by all literate or illiterate persons with a little training and in the production of yarn spun on these, it is better than the age old ordinary spinning wheel especially in getting the uniformity of twist. It being worked with foot leaves the hand free to look to the quality and twist of the yarns spun. We are told that these wheels already are in use in Government Institutions in Kulu valley and Dunstan Institution, Dehra, Dux.

G. H. Singh,
Asstt. Secy to the Govt. of Manipur.

PART III

Imphal, the 10th June, 1953.

Copy of Income-tax Notice from the Income-tax Officer, Nowgong to the Treasury Officer, Imphal is republished for general information.

NOTICE
INCOME-TAX.

Return of total income and of total world income of the previous year for assessment in the year commencing on the 1st April, 1953.

In pursuance of subsection (1) of Section 22 of the Indian Income-Tax Act, 1922 (XI of 1922), notice is hereby given to EVERY PERSON whose total income during the previous year exceeded the maximum amount not chargeable to income-tax to furnish within sixty five days from the date of publication of this Notice a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as are required by the said form) his total income and total world income during that year.

The return so furnished should include in Section G of the prescribed form particulars of any income which is not considered liable to tax for any reason whatsoever. If this is done the income so disclosed would not be considered to have been concealed even if in the assessment it is held to be liable to tax.

A copy of the prescribed form will be supplied free of charge to any person who, for the purpose of complying with this notice, applies at my office.

Every such person is further advised to ensure compliance with this notice, since any failure without reasonable cause to furnish the return required by this notice, or failure without reasonable cause to furnish it within the time allowed or in the manner required will entail a penalty not exceeding one and a half times the tax payable.

INSTRUCTIONS

For the year commencing on 1st April 1953 the maximum amount which is not chargeable to income tax is as follows:—

In the case of:—

Rs.

(i) Any Court of Wards, Administrator-General, Official Trustee, any Receiver or Manager appointed under any order of a Court, or any trustee or trustees appointed under a trust declared by a duly executed instrument in writing whether testamentary or otherwise where the income, profits or gains or any part thereof are not specially receivable on behalf of any one person, or where the individual shares of the persons on whose behalf they are receivable are indeterminate or unknown ... Nil

(ii) Any Company or local authority ... Nil.

(iii) Any person not resident in the taxable territories and not being a company, who has made the declaration* under the provision to sub-section (1) of Section 17 to the effect that his total income be charged to tax with reference to his total world income and whose total world income—

(a) exceeds Rs 4,200 ... Nil

(b) is Rs 4200/-or less ... 4200

(iv) Any other non-resident person ... Nil

(v) Any other individual Hindu Undivided Family, Firm or Association of persons ... 4200

(vi) Hindu Undivided Family which satisfies the prescribed conditions ... 4200

*The declaration should be made on the first occasion on which a non-resident person is assessable for any year subsequent to the year ending 31st March 1953 and before the expiry of the time allowed by this notice for furnishing the return of total income and total world income. The declaration once made is final and will be applicable to all subsequent assessments.

Income Tax Officer, Nowgong, Assam

12.6.53

Secretary to the Govt. of Manipal

Imphal, the 11th June, 1953.

The
Serv

Memorandum received from the Directorate General of Health
republished for general information

MEMORANDUM

THE BROADCAST—discussion on the control of Tuberculosis
in India with special reference to BCG vaccination.

As a measure of publicity for the BCG programme among the radio intelligentsia, arrangement was made by this Directorate for the Broadcast of a round-table discussion on the control Tuberculosis in India with special reference to BCG Vaccination. The following Officers took part in the discussion:—

- (1). Dr. P. V. Benjamin, Adviser in Tuberculosis to the Govt. of India.
Moderator.
- (2). Dr. J. Meijar, B. C. G. Adviser. W. H. O.
- (3). Mr. T. G. Davies, Chief of UNICEF Mission. India, Pakistan and Ceylon.
- (4). Dr. B. K. Sikand, Director, New Delhi T. B. Centre.
- (5). Mr. B. M. Cariappa, Secretary, Tuberculosis Association of India.

The discussion has been recorded and scheduled for broadcast at 8-30 P. M. on the 17th June, 1953.

It is requested that the widest coverage be pleased given to this broadcast through the community radios in your areas.

Please acknowledge receipt and inform this Directorate of the action.

(UMESH. C. TIWARI)
for Director General of Health Service

A. C. Kapur,
Chief Medical Officer, Manipur.

Imphal, the 15th June, 1953.

The undermentioned document received from the Accountant General Assam, Shillong is republished for General information.

Applications (in candidates own handwriting) are invited from (a) citizen of India, (b) persons who have migrated from Pakistan with the intention of permanently settling in India, (c) subjects of Nepal and Portuguese or French Possessions in India, for registration of names for temporary posts of upper division clerks in the office of the Accountant General Assam. Persons under categories (b) and (c) should produce a certificate of eligibility issued by the Government of India. A few posts are reserved for Scheduled Castes and Tribes candidates.

Preference will be shown to (a) persons registered in the Ministry of Home Affairs' (D. G. S. Section) and (b) retrenched employees of the Indian Audit Department, other departments of the Government of India and retrenched employees of the Burma Audit Department. Minimum educational qualification—University degree. Candidates having brilliant educational qualifications will have preference. Age limit—25 years on the date of appointment, relaxable in respect of retrenched employees, displaced persons and members of Scheduled Castes and Tribes. pay Rs. 80.5-100 to Rs. 8-200-10/2-220 plus allowances. Pay will be raised to 1. on passing a Departmental Examination, ordinarily, after a service of one Confirmation will also be subject to passing of this examination. Good chances promotion to higher posts in the Department exist on passing the prescribed Departmental Examinations. Applications giving full particulars, supported by copies of all the University and other certificates should be addressed to the Accountant General, Assam, Shillong to reach him not later than 1st July, 1953.

T. Kipgen,
Secretary to the Govt. of Manipur.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 16-E-6

Imphal, Thursday, July 2, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

Imphal, the 26th June, 1953.

No. R/39/51/119. —The Chief Commissioner is pleased to approve the appointment of Shri Laisangbam Ibocha Singh, Mauzadar for Ngangkhalai Mauza as the Mauzadar for Moirang Mauza also.

Imphal, the 27th June, 1953.

No. R/35/51/58. —The Chief Commissioner is pleased to sanction the withdrawal of his order issued under this Secretariat Notification No. R/21/51/47 dated 25th April, 1953 regarding the cancellation of fishery No. 193/194 Lousipat No. 195 Kaoren Ontha and 196 Keifam Langkhong. These fisheries will therefore be put to sale as usual.

Imphal, the 24th June, 1953.

TOUR PROGRAMME OF CHIEF COMMISSIONER, MANIPUR
FOR THE MONTH OF JUNE, 1953.

27-6-53 (Saturday)	9 A. M.	Leave Imphal by Motor Car.
	12 A. M.	Arrive Tadubi. Inspect Tadubi High School building under construction.
	1 P. M.	Leave Tadubi by Motor Car.
	5 P. M.	Arrive Imphal.

P. C. Deb,
Secretary to the Govt. of Manipur.

NOTICE.

Imphal, the 2nd July, 1953.

The 1st July, 1953 being a holiday on account of Bann. Nasab there was no issue of the Manipur Gazette on that date.

G. H. Swigh,
Supdt., Govt. Press Manipur



PUBLISHED BY AUTHORITY

No. 17.

Imphal, Wednesday, July 8, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 15th June, 1953

No. HDE/52/53/30.—The undermentioned document received from the Secretary, Scheduled Castes Scheduled Tribes & Other Backward Classes Scholarships Board, New Delhi to all parts 'A', 'B' & 'C' States is republished for general information.

Subject:—Government of India Scholarships to Scheduled Castes, Scheduled Tribes and Other Backward Classes receiving post-matriculation India 1953-54.

I am directed to say that the Govt. of India have decided to continue the scheme of awarding scholarships to Scheduled Castes, Scheduled Tribes and Other Backward Classes for the year 1953-54 and have sanctioned a grant of Rs. 40,00,00 for 1953-54 to implement the scheme.

2. The scholarships are tenable in recognised institutions in India imparting education beyond the matriculation stage.

3. 5 copies each of Regulations, Instructions to candidates and application forms relating to Scholarships are enclosed. The Scheduled Castes, Scheduled Tribes and Other Backward Classes Scholarships Board would be grateful if wide publicity is given to the scheme amongst the students eligible for scholarships under the scheme.

4. It is requested that if there be no objection the scheme may be brought to the notice of all local Boards for giving wide publicity to the scheme in the areas under your administrative control.

5. More copies of the Application forms etc, can be had from this Ministry, if required, in case your requirement is very large, you may kindly arrange your staff to get the application forms etc printed to meet your requirements.

6. I may add that the number of applications received from most of States during 1952-53 was very small as compared to the population of Scheduled Castes etc. in these States. It is therefore suggested that widest possible publicity may kindly be given by you to the scheme to ensure that almost all eligible students apply for these scholarships before July 31, 1953.

7. It has specially been brought to the notice of the Government of India that these scholarships did not receive sufficient publicity among Scheduled Tribes. I am therefore to request that State Governments having population of Scheduled Tribes may kindly take such steps as they consider necessary to publicise these scholarships among Scheduled Tribes.

T. Kipgen,

Secretary to the Govt. of Manipur.

NOTIFICATION

Imphal, the 20th June, 1953.

No. DR/80/POC/51/46.—In exercise of the powers conferred upon him by Section 2 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) as Delegated by the Government of India, Ministry of States Notification No. 115-J dated 5th September, 1950 the Chief Commissioner is pleased to direct that the following amendment shall be made to the Manipur Food Grains (Movement) Central Order, 1951 as amended by Notification No. DR/80/Foo/51/35 dated 11th April, 1953.

AMENDMENT

Delete the Word "Maize" from paragraph 2 (i) under definitions of the order.

This order will take effect from the date of its issue.

P. C. Deb,

Secretary to the Govt. of Manipur.

Imphal, the 20th April, 1953.

Copy of letter No. F. 8/52-LSC(M) dated the 4th April, 1953 received from Government of India, Ministry of Health, New Delhi is republished for general information.

Sub:— Medical Attendance Rules—families of Central Govt. Servants—consultation with a lady doctor of a recognised hospital.

The undersigned is directed to say that under the existing orders, female Govt. servants and female members of a Government servant's family are entitled to consultation with a Specialist in Government service subject to the following conditions:—

- (i) that such consultation is advised by the authorised medical attendant of the Government servant concerned or by a lady doctor of a recognised women's hospital when consulted at the hospital, and
- (ii) approval of the Chief Administrative Medical Officer of the State is obtained for such consultation.

2. It has now been decided that female Government servant and female members of a Government servant's family may be allowed to have consultations also with a Specialist of a recognised women's hospital, subject to the conditions mentioned above and reimbursement of actual fees charged by these specialists may be allowed to the Government servants, subject to a maximum of Rs. 10/- for the first consultation and Rs. 10/- for each subsequent consultation i. e. fees prescribed for a Government Specialist of the status.

As families of Government servants have not been allowed to receive medical attendance and/or treatment at their residence, at Govt. expense, such consultations with specialists of recognised hospitals will only be at their consulting rooms.

3. These orders take effect from the date of issue of this Office Memorandum, and claims in respect of cases where such consultation fees were paid prior to this date will not be admitted.

4. In their application to the staff of the Indian Audit and Accounts Department, these orders have been issued with the concurrence of the Comptroller and Auditor General of India.

G. H. Singh,

Asst. Secretary to the Govt. of Manipur.

MANIPUR GAZETTE, JULY, 1953

Imphal, the 1st May, 1953.

Copy of letter No. 1-PC(2)/53-II, dated, New Delhi, the 14th April, 1953 received from the Government of India, Ministry of Commerce and Industry to all Chief Commissioners of Part C States is republished for general information.

Subject:— Drugs (Control) Act, 1950 - Notification of additional drugs.

In continuation of this Ministry's circular letter No. 1 (1)PC/52-III dated the 23rd February, 1953 on the above subject, I am directed to enclose for your information a draft notification purporting to notify certain additional drugs under the Drugs (Control) Act, 1950, which will be issued by the Central Government on Saturday, the 18th April, 1953, I am also to enclose a list of drugs together with their maximum retail prices and to request you to notify them on Saturday, the 18th April, 1953 so as to coincide with the publication of the notification by the Central Government.

PART III

Imphal, the 23rd May, 1953.

No. IN-70/52 17. —Public Notice No. SIC(1),346Vol.II dated 4-5-53 issued by the Iron and Steel Controller (Imports). 33 Netaji Subhas Road, Calcutta is reproduced below for general information:—

"As the indigenous production of wire nails and the quantity already imported and yet to be imported against licences already issued are sufficient to meet the requirements of the country for many months to come it has been decided that with immediate effect no import licence for wire nails and panel pins over 1" sizes will be issued until further orders.

* Applications already submitted and against which licences have not yet been issued are being rejected.

Imphal, the 24th June, 1953.

The following Memorandum received from the Director of Health and General of prisons, Orissa, Bhubaneswar to All Director of Public Health, Part A States is republished for general information.

Subject:—Car festival at Puri.

The car festival at Puri falls this year in July. The actual festival period will commence from 27-6-1953, the day of Snan Jatra of Lord Jagannath and continue till 21-7-53, the day of return of car festival. This celebration attracts a large number of persons from all over India. It is observed in past experience that epidemic of cholera breaks out either during or after the festival period. As cholera is prevailing in certain parts of this State and in the city of Calcutta and some other States, it is felt that the intending pilgrims must be apprised of the situation before hand so that they can take necessary action to protect themselves against this infection in time.

It is, therefore necessary that as far as practicable efforts, should be made in every district of your State from which pilgrims are likely to come to attend this festival to induce all intending pilgrims to take anti-cholera inoculation and to obtain certificate of inoculation from the authorised medical and public health staff of your State before undertaking journey to Puri. Otherwise they will not be allowed to enter. Temporary regulations have been promulgated in the area from 4.5.1953 to 30.7.1953 under the provisions of Epidemic Diseases, Act, 1911. Holders of certificate of inoculation issued after 1.4.1953 will not however be required to take further inoculation in the festival area.

G. D. Singh,

Asst. Secretary to Govt. of Manipur

Imphal, the 20th April, 1953.

No. Md/161/J1/47. —The undermentioned documents received from the Government of India, Ministry, New Delhi is republished for general information.

(1) OFFICE MEMORANDUM

Subject :— Medical Attendance Rules—Concessions regarding treatment of Central Government servants and their families from tubercular diseases.

The undersigned is directed to say that for the purpose of this Ministry's Office Memorandum No. F. 6-234/47-MII, dated the 11th August, 1949 (as amended from time to time) the Coimbatore Tuberculosis Sanatorium, P. U. Avanashi Road, Coimbatore should be treated as a recognised Sanatorium.

(2) OFFICE MEMORANDUM

Subject :— Medical Attendance Rules—Concessions regarding treatment of Central Government servants and their families for tubercular diseases.

The undersigned is directed to say that for the purpose of this Ministry's Office Memorandum No. F. 6-234/47 M II, dated the 11th August, 1949 (as amended from time to time). The T. B. Clinic Allahabad should be treated as recognised sanatorium.

(3) OFFICE MEMORANDUM

Subject :— Medical attendance Rules—Concessions regarding treatment of Central Government servants and their families for tuberculous diseases.

The undersigned is directed to say that for the purpose of this Ministry's Office Memorandum No. F. 6-234/47-M.II dated the 11th August, 1949 (as amended from time to time) the following T. B. institution should be treated as recognised sanatoria.—

Rajasthan.	F. B. Santorium, Jaipur. G. J. T. B. Hospital, Bikaner. T. B. Clinic, Jodhpur. M. G. Hospital, Jodhpur.
Hyderabad.	T. B. Hospital, Iramnema. T. B. Sanatorium, Vikarabad (Anathgiri). T. B. Clinic, Dabirpura.
Pepsu.	T. B. Clinic, Patiala. Hardinge Sanatorium, Dharmapore (Simla Hills).
Saurashtra.	K. J. Mehta T. B. Hospital, Amargadh (Via Sengadh).
Travancore Cochin.	Tuberculosis Hospital, Nagercoil Kerala Varma Sanatorium, Mulakunnathukavu. T. B. Clinic and Demonstration Centre, Trivandrum. T. B. Clinic attached to the District Hospital, Kottayam. T. B. Clinic, Palluruthy. Civil Hospital, Trichur.
Madhya Bharat.	T. B. Ward, J. A. Hospital Gwalior. T. B. Ward, M. T. Hospitals, Indore. T. B. Sanatorium, Rao (Indore).
Mysore.	P. K. Sanatorium, Mysore. D. S. Sanatorium, Bangalore. Government Tuberculosis Sanatorium, Bangalore.

G. H. Singh,

Asst. Secretary to the Govt. of Manipur.

Imphal, the 18th May, 1953.

Copy of letter No. 1-P. C. (2)/52 dated the 9th April, 1953 received from the Government of India, Ministry of Commerce and Industry, New Delhi, is republished for general information.

PRESS INFORMATION BUREAU GOVERNMENT OF INDIA.

PRESS NOTE

Prices of Certain Imported Drugs Revised

With effect from April 18, 1953, the prices of certain additional varieties of imported antibiotics and liver extracts (Messrs Central Government under the Drugs (Control) Act, 1930).

The prices of imported vitamin products and liver extracts (Messrs Parke, Davis and Co., Ltd) have also been revised with effect from the same date.

These prices have been notified by the State Governments under their respective Drugs Control Acts.

Imphal, the 20th May, 1953.

Copy of letter No. F. 3-234/17 M II, Dated the 5th May, 1953 received from the Government of India, Ministry of Health, New Delhi, is republished for general information.

Subject —Medical Attendance Rules—Concessions regarding treatment of Central Government Servants and their families for tubercular diseases.

OFFICE MEMORANDUM.

The undersigned is directed to say that for the purpose of this Ministry's Office Memorandum No. F. 3-234/47-M.II., dated the 11th August, 1949 (as amended from time to time), the Mahatma Gandhi Memorial Tuberculosis Sanatorium, Sengipatti (Tanjore District) should be treated as recognised Sanatorium.

G. H. Singh,

Asst. Secretary to the Govt. of Manipur.

নোটিশ নং ২৮।

ইফাল, তার ৪।৫।৫৩ ইং।

অসিনা মরম ওইচনা প্রজা পুসকতা বংহসি। মরমদি মণিপুরী এলাকা মজুতা ভেলি মাহাল অমসুং নোপোক থায়া ডিভিজনলী (জিরি বোয়াক কোরেট মাজুনা) বোহর, লামু ময়া অমসুং লজি - ভিনচিৎ বিবা অমসুং ললোনবলী মোনোলোনি অম ইংলোক ১৯৫০ জুন থাগী তার ১ নগী হৌচনা ইংলোক ১৯৫৪ মে থাগী তার ০১ কাওবইলমক সাং শিজমৈ চোংখাম লৈকাইলা লৈবা শ্রী রাজকুমার কল মজাং সিংহো যোম্বে। মরম অসিনা কমাওবনা হাউরবা পোখিৎ অসি লৈমৈ অমসুং যোমগৈ হাউরবনি মথকা হাউরবা পাট্টাধা অসিনা চংপিগবনি। পাট্টাধা অসি নজবা অতোজা কমাওবনা পোখিৎ অসি লৈবা চোনবা ভোরমলবাং মজকাবা বজি জৌগ ন। ইতি

পাট্টাধারনা অতোজা লৈগবনা মবল।

- ১। লামু ময়া ১লা ১ম ২য় নং সেরবা লুপা ৮
- ২। লামু ময়া ৩য় নং সেরবা লুপা ৪।
- ৩। বোইক ১ম ১ম ২য় নং সেরবা লুপা ২-
- ৪। বোইক ৩য় নং সেরবা ৫
- ৫। থাউ হাউ ময়া লুপা ৬।

পাট্টাধারনা অতোজা মোংগবনা মবল

- লুপা ৯
- লুপা ৩৪
- লুপা ২৫
- লুপা ১৮
- লুপা ৭

আর: বে: ডিহুং মিম,
কোরেট অফিসার মণিপুর

NOTICE No. 3 of 25.6.58.

Applications are invited from candidates who wish to undergo the G. V. Sc. Degree course at Assam Veterinary College Gauhati where two seats will be arranged by the Government.

Standard of selection will be Matriculate but I. SC. will be preferred.

The selected candidate will be given a scholarship of Rs. 50/ p.m. for the period of his training.

If the student leaves the College without previous orders from the Govt. before completing the course or if he does not prove himself to be a diligent student he will be liable to refund the amount of all the stipends which he might have received.

The Govt. cannot give an absolute guarantee of immediate employment after his training is over, but would give him the 1st vacancy that occurs which is likely to be after no great lapse of time.

The undersigned will receive applications upto 1 p.m. of 10.7.58.

A. C. Kapoor,
Chief Medical Officer, Veterinary,

Imphal, the 6th July, 1958.

The following press note received from the Government of India is republished for general information.

PRESS NOTE FROM THE GOVERNMENT OF INDIA

Candidates who wish to apply for the Madame Vijaya Lakshmi Pandit Scholarship offered by the Fairleigh Dickinson College, Rutherford, New Jersey, U. S. A. are advised to address their applications to the Ministry of Education, Government of India, New Delhi, from whom the forms may be obtained.

The Madame Vijaya Lakshmi Pandit Scholarship is worth \$ 475 a year and is open to a student from India who wishes to study at the College. It covers tuition fees only and can be applied to any course given by the College. The recipient can spend one to four years and take any one of the courses among which are Engineering for Industrial Management, Business Administration, Medical Technology, Social Services, Nursing, Textiles and Dental Hygiene.

N. B. — Application forms (only a limited number) are available in the Secretariat and the last date for receipt of applications in the Ministry of Education is the 10th July, 1958.

T. Kippen,
Secretary to the Govt. of Manipur.



PUBLISHED BY AUTHORITY

No. 18.

Imphal, Wednesday, July 15, 1953.

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GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

PART II

Imphal, the 28th June, 1953.

No. FR-31/52/27. —The Chief Commissioner is pleased to order that the revised rates of the hiring charges of the State elephants for marriage ceremony and other purposes shall be as follows:

- (1) Rs. 30/- (Rupees thirty) only per day per elephant for marriage ceremony and other purposes;
- (2) Rs. 40/- (Rupees forty) only per day per elephant for marriage ceremony, in case the elephant is used by both the bride and the bride-groom on the same day.

This order will have effect from the date of its issue.

Imphal, the 14th July, 1953.

Copy of letter No. 7414/D.C. dated the 8th July, 1953, received from the Deputy Commissioner, Manipur to the Assistant Secretary to the Government of Manipur is published for general information.

Subject: Grant of Loans Under the Land Improvement Loans Act 1952.

Further to my Memo No. 7414/D.C. dated 6-7-53 on the above subject, I beg to say that I do not think it would be advisable to confine the loans to the persons whose applications have been forwarded under your No. 11/7/53 dated 17-6-53. It is my desire to give the same to those who have not been able to apply for them for lack of publicity on the part of the Government. I think the matter should not be exaggerated so that all who need such loans may avail themselves of the same. If you see no objection, I would request you kindly to take steps to issue a circular on the subject, in the Gazette or otherwise, so that there might be no complaints from the public afterwards. I do not think there must be many other deserving candidates for the loans besides those who have already applied. A copy of the circulars issued may kindly be sent to me.

G. H. Singh,

Secretary to the Government of Manipur.

Imphal, the 24th June, 1953

The following order received from the Government of India Ministry of States, New Delhi is republished for general information.

No. 101—PA.

Government of India
Ministry of States

ORDER

New-Delhi—2, the 20th June, 1953

In pursuance of the provisions of paragraph 5 of the Manipur (Council of Advisers) Order, 1953, the President is pleased to make the following Order, namely—

1. Short title and commencement. —

- (1) This Order may be called the Advisers (Manipur) (Salaries and Allowances) Order, 1953.
- (2) It shall be deemed to have come into force on the 6th May 1953.

2. Definition

In this Order, "Adviser" means the person appointed as Adviser for the State of Manipur.

3. Salary and allowances of the Advisers. —

There shall be paid to each Adviser in respect of the time spent on actual service, salary at the rate of Rs. 500/- p.m., and a sumptuary allowance at the rate of Rs. 150/- p.m.

4. Residence of Advisers. —

Each Adviser shall throughout the term of his office be entitled without payment of rent or hire to the use of a furnished house or a house-rent allowance of Rs. 75/- per mensem in lieu thereof.

5. Conveyance for Advisers. —

- (1) Each Adviser shall be entitled to the free use of a Car or a Jeep.
- (2) There shall be paid to each Adviser a Conveyance allowance at the rate of Rs. 150/- p.m. for the maintenance of the Car or the Jeep.

Explanation —

The expression "maintenance" includes the cost of a driver, expenditure on petrol, repairs and other incidental charges.

6. Travelling Allowance. —

Subject to the foregoing provisions, the condition of service of an Adviser shall, in respect of travelling and daily allowances, and facilities for travel on duty be determined by the rules for the time being applicable to a Central Government Servant of the First Grade.

Provided that each Adviser shall be entitled to draw daily allowance at the maximum rates applicable to such a Government Servant.

Provided further that an Adviser shall not be entitled to any travelling or daily allowance in respect of a journey performed by road within 10 miles radius of Imphal.

P. G. Deb,

Secretary to the Govt. of Manipur.

NOTIFICATION

Imphal, the 5th June, 1953.

Whereas it was a condition of the registration of the undermentioned societies in Manipur that they should consist of at least ten members each and whereas it has also been proved to my satisfaction that the number of members of each of the undermentioned societies has been reduced to less than ten, I hereby, in exercise of the power conferred by section 49 of the Co-op. Societies Act, 11 of 1912, cancel the registration of the undermentioned societies. And further in exercise of the power conferred by sub-section (1) of section 49 of the same Act, I hereby appoint Shri Th. Ibobi Singh Inspector, C. S. to be liquidator of the undermentioned societies. All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this notice.

Name of societies and registered Nos.

1. Lamjantongba Latrijam Lakshai C. S. Ltd. Regd. No. 69 of 12-12-49.
2. Soromangbam Relative C. S. Ltd. " " 484 of 8-6-49.
3. Manipur Ladies C. S. Ltd. " " 126 of 1-1-49.

H. B. Singh,

Registrar, Co-operative Societies, Manipur.

Copy of letter No. F. 4-111/48-M. II. dated the 8th Jan'y. 1953 received from the Government of India, Ministry of Health, New Delhi is republished for general information.

OFFICE MEMORANDUM

Subj.—Medical Attendance Rules—fees for injections.

In continuation of this Ministry's office Memorandum No. F. 4-111/52-MII, dated the 11th July, 1952, on the subject mentioned above, the undersigned is directed to say that the Govt. of India have decided that reimbursement to Central Govt. employees stationed in or passing through Calcutta on account of injection charges paid by them to private medical practitioners should be allowed at the rates shown in the enclosed schedule.

as the families of Central Government employees stationed in or passing through Calcutta have not been allowed the concession to receive medical attendance from private medical practitioners, these rates will not be applicable in their case.

SCHEDULE

Injections.	Govt. servants who belong to a Central service, Class I, or whose pay is not less than Rs. 500/- p. m. (provided injections are administered by a doctor of the status of a civil surgeon)	Govt. servants not belonging to a Central service, Class I, whose pay is less than Rs. 500/- p. m. more than Rs. 150/- p. m. (provided injections are administered by a medical graduate).	
		Govt. servants whose pay is up to Rs 150/- p. m.	
Intravenous	Rs. 5/-	Rs. 3/-	Rs. 4/-
Intramuscular	Rs. 3/-	Rs. 2/-	Rs. 2/-
Subcutaneous.	Rs. 2/-	Rs. 2/-	Rs. 2/-

G. H. Singh,

Asstt. Secretary to the Govt. of Manipur

PART III

The following notification issued by the Government of India, Ministry of Education is republished for general information.

The application forms are available in the secretariat.

MINISTRY OF EDUCATION

(SCHOLARSHIPS AND INFORMATION DIVISION)

Particulars regarding five scholarships offered to Indian Nationals by the Govt. of Italy.

The Government of Italy have offered five scholarships tenable in Italy for a period of one year—October 1st, 1953, to September 30th, 1954, to Indian nationals including :

- (a) Scholars desiring advanced post-graduate study/research work/specialised practical training in the following fields :
 - (i) Any engineering or technological field
 - (ii) Any basic Science or Art subject
 - (iii) Education, etc.
- (b) Artists who wish to complete their outlook in contact with Italian surroundings.
- (c) Technicians who wish to specialise at Agricultural Institutes (for vine-growing, olive tree-growing, tobacco-growing etc.), Industrial Institutes (for textiles, graphic arts, chemical, etc.) and experimental centres (for the growing of rice and grains).

2. Scholarships are meant for post-graduate study/research work and advanced practical training in the fields enumerated above. Those possessing a Master's Degree in Arts/Science/Education or a Degree in Engineering/Agriculture/Technology or a diploma in Art are eligible to apply.

3. Preference will be given to the candidates knowing Italian and a knowledge of French will also be taken into consideration. The selected candidates will be required to have a sufficient knowledge of Italian before their leave. University studies start on November 1st, 1953.

4. The value of the scholarship is 45,000 Lire p.m. (151 Lira = Rs. 1/-). In addition, the selected scholars will receive an allowance of 10,000 Lire for their travel expenses in Italy.

University fees which the scholars may be required to pay will also be met.

5. Sea passage expenses by Second or Tourist Class from India to Italy and back will be provided by the Government of India to the selected scholars. (This has been decided after the issue of the Press Note).

6. Only candidates sponsored by Universities/Institutions of higher learning and Art, or State Governments or Central Ministries will be considered.

7. Applications in the prescribed form complete in all respects are required to reach the Ministry of Education (Scholarships and Information Division), Government of India, New Delhi, not later than the 25th July, 1953. Late applications will not be considered.

8. Candidates are requested to send attested copies of the certificates (which will not be returned) together with a passport size photograph.

T. Kippen,

Secretary to the Govt. of Manipur.

Imphal the 1st June, 1938.

Proceedings of the State Transport Authority, Manipur held on 29-5-38. at 10.30 A.M. at the office of the Superintendent of Police, Manipur, with Shri M. N. Phukan, Deputy Commissioner in the chair.

The following members were present:—

1. Shri M. N. Phukan, D. C.
2. " S. C. Palt, S. P.
3. " Y. T. Shing, P. R. O.
4. " S. Somendra Singh.

The following resolutions were passed unanimously:—

1. It is resolved that the validity of the existing permits of public and private carrier vehicles will continue upto 30th June, '38. In the meantime, all Motor Vehicle Owners will be notified to apply for fresh permits. This resolution supersedes resolution No. 1 of the last meeting of this Committee.

2. Reconsidered resolution No. 4 of the last meeting regarding the division into zones in the plying of public service vehicles and putting other restriction on the same.

In consideration of the local economic conditions, it is resolved that this resolution should not be given effect to at present.

3. This Committee considers that it will be very difficult for vehicle owners to pay additional tax for the Imphal-Murch Road as the road is so bad and it will be uneconomical to ply vehicles along this road, if this additional tax is imposed. So, it is considered reasonable to postpone this additional taxation until the trade with Burma along this road considerably increases.

4. Reconsidered resolution No. 6 of the last meeting regarding imposition of permit fee on public carriers.

In consideration of the bad economic condition of public carrier owners, this committee considers that no additional tax (of Rs. 10/- (ten) only) should be imposed on public carriers on account of permit fee.

5. This Committee allows the Manipur State Transport to put on the road 2 (two) more public carriers in addition to the 6 (six) public carriers already permitted, vide resolution No. 8 of the last meeting.

6. The period of monopoly given to the Manipur State Transport to run bus services under resolution No. 9 of the last meeting is extended upto 30-6-38. Manager, M. S. T. shall apply for fresh permits before 30 June, 1938.

7. Considered the application of Shri Sansam Thambal Singh. This Committee agrees to his suggestion to convert his public carrier vehicle MN 906 into a Private carrier and then convert his private carrier ASK 1542 into a public carrier.

8. Considered the applications for public carrier permits from:—

- (1) Shri P. B. Shing
- (2) " Prahlada Singh
- (3) " K. K. Birendra Singh
- (4) " Om. Prakash Gulati
- (5) " B. K. Das
- (6) " P. Iboyalma Singh

There are already 254 Public Carriers. This number is considered quite sufficient for this State. No other new permits for Public Carriers shall be allowed at present. The above six applicants are, therefore, rejected.

M. N. Phukan,
Chairman,

State Transport Authority, Manipur

Copy of letter No. F. 6-234/47, MII dated the 1st May, 1953 received from the Government of India, Ministry of Health, New Delhi is reproduced for General Information.

OFFICE MEMORANDUM

Subject:—Medical Attendance etc.—Cases regarding treatment of Central Government servants and their families suffering from Tuberculosis.

The undersigned is directed to refer to this Ministry's Office Memorandum No. 6-2 1/47, MII dated the 1st May, 1953 and to say that it has been intimated by the Government of Madras that the Government Tuberculosis Hospital, Madras has been shifted to Tambaram. In view of this the Government of India have decided that the Government Tuberculosis Sanatorium, Madras may be deleted from the list of recognised sanatoria appended to this Ministry's Office Memorandum under reference.

G. H. Singh,

Asst. Secretary to the Govt. of Manipur

NOTICE

Applications are invited for a temporary post of one Lower Division Assistant in the Manipur State Transport Department in the scale of Rs. 40-50 (EB)-2-80 (EB)-4-100/- with usual D. A. admissible under rules. The tenure of the post is upto 28.2.54. None need apply who is not a matriculate of a recognised university. The applications should state age, educational qualifications and previous experience if any. The applications will be received by the undersigned on or before 13.7.53.

M. G. Sarda,

Asst. Manager, Manipur State Transport

NOTICE

Wanted a Lecturer of History for Govt. D. M. College, Imphal on scale Rs. 175-200-15-35/- D. A. @ 17 1/2%. Applications to reach undersigned by 20th July, 1953.

A. C. Chatterjee,

Principal,

Dumfries College, Imphal.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 19-E-7

Imphal, Monday, July 29, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

NOTIFICATION.

Imphal, the 18th May, 1953.

No. J/30/52.—The following Act of Parliament which has received the assent of the President on the 14th April, 1953, is republished for general information :—

THE KHADI AND OTHER HANDLOOM INDUSTRIES
DEVELOPMENT (ADDITIONAL EXCISE DUTY ON
CLOTH) ACT, 1953
(No. 12 of 1953)

AN
ACT

to provide for the levy and collection of an additional duty of excise on cloth for raising funds for the purpose of developing khadi and other handloom industries and for promoting the sale of khadi and other handloom cloth.

Enacted by Parliament as follows :—

1. Short title and extent.—(1) This Act may be called the Khadi and other Handloom Industries Development (Additional Excise Duty on Cloth) Act, 1953.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

2. Definitions.—In this Act, unless the context otherwise requires, —

(a) 'appointed day' means the 15th day of February, 1953;

(b) 'cloth' has the meaning assigned to it in the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944);

(c) 'handloom cloth' means any cloth woven from any material, including silk, artificial silk, staple fibre and wool, on looms worked by manual labour;

(d) 'handloom industries' means industries which manufacture khadi or other handloom cloth;

(e) 'khadi' means any handloom cloth woven from yarn handspun in India.

3. Levy of additional duty of excise on cloth.—(1) There shall be levied and collected on all cloth manufactured on or after the appointed day in the territories to which this Act extends, and on all cloth lying in stock on the appointed day in any factory where cloth is manufactured or in any premises appurtenant thereto, a duty of excise at the rate of three pice per yard.

Provided that no such duty shall be levied on cloth which is exported out of India.

(2) The duty of excise specified in sub-section (1) shall be in addition to the duty of excise chargeable on cloth under the Central Excise and Salt Act, 1944 (1 of 1944), and shall be levied and collected in the same manner as the duty of excise on cloth is levied and collected under that Act.

4. Application of proceeds.—The Central Government may utilise the net proceeds of the duty of excise levied under this Act for meeting the costs of such measures as it considers necessary or expedient to take for developing khadi and other handloom industries, and, in particular, measures for—

(a) undertaking, assisting or encouraging khadi and other handloom industries;

(b) encouraging the adoption of improved methods of manufacturing khadi and other handloom cloth;

(c) encouraging and developing research in the technique of production of khadi and other handloom cloth and in the art of designs relating thereto;

(d) maintaining or assisting in the maintenance of institutes for the development of khadi and other handloom industries;

(e) promoting the sale and marketing of khadi and other handloom cloth;

(f) fixing the grades and standards of khadi and other handloom cloth and enforcing quality control;

(g) promoting and encouraging co-operative effort among manufacturers of khadi and other handloom cloth.

5. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

(a) the manner in which the proceeds of the duty of excise levied under this Act may be applied for all or any of the purposes specified in section

(b) the making of grants or loans from such proceeds to State Governments for all or any of the said purposes;

(c) the allocation of the net proceeds of the duty of excise between khadi and other handloom industries;

(d) the manner in which accounts relating to the proceeds of the duty of excise shall be maintained;

(e) the exemption from the whole or any part of the duty of excise levied under this Act of any variety of cloth which at any time being exempt from the duty of excise imposed under the

P. C. Deb.

Secretary to the Govt. of Manipur.

Imphal, the 14th July, 1953.

The following notification received from the Accountant General, Assam, Shillong is republished for general information.

NOTIFICATION.

Subject:—Submission of Annual Establishment Returns in respect of temporary establishment.

No T M. 228527.—A doubt was recently felt as to whether the Annual Establishment Returns of non-gazetted establishments as they stood on the 1st April, each year, should include the names of temporary Government servants also in view of the specific mention of permanent establishment only in the General Financial Rule 19 and the heading of form G. F. R. 19 and in paragraph 1 of Appendix 7 to the General Financial Rules, Vol II. In this connection, a reference is invited to the Note below General Financial Rule 19 and paragraph 8 of Appendix 7 to the General Financial Rules which contemplate the submission of separate establishment returns in respect of temporary and officiating Government servants also. The submission of annual establishment returns for temporary establishment has become all the more necessary in view of the fact that under the Liberalised Pension Rules, but the continuous temporary service rendered by a Government servant after attaining the minimum qualifying age if followed by confirmation in a pensionable post will count for pension.

All Central heads of offices are, therefore, requested to ensure the submission of the annual establishment returns in respect of temporary establishments as on 1st April 1953 onwards in addition to the returns for the permanent establishment. In order to remove the doubt and to make it clear that the returns should be submitted for temporary establishment also, arrangements are being made by the Comptroller and Auditor General of India for the issue of the necessary corrections to the relevant rules in the General Financial Rules, Vol I and II.

(C & AR GENL'S Letter No. 755 Admn 11/277-52,
dated 1st June, 1953 in T. M. B1 T. M. 2/285).

(S. K. Sarkar),
DY. Accountant General, Assam.

G. H. Singh,
Suptt., Govt Press, Manipur.

Order No. 6 of 1953.

Imphal, the 17th February, 1953.

The Hon'ble Judicial Commissioner has been pleased to allow Shri Kameshwar Mishra S/O Mahomed Lal Mishra of village—Gaura, P.O.—Gaura, P.A.—Tongbra, District—Mouhpyi (Johar) to practice as a Legal Practitioner in all civil courts subordinate to the court of the District Judge, Magistrate's courts and Revenue courts in Manipur on payment of the necessary

LEASER

Judicial Commissioner's Court, Manipur.

ANNOUNCEMENT

Imphal, the 10th March, 1953.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the North Valshei C.S. Ltd. (Regd No 252 of 1941) in Manipur under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Mr. Haakhpal Thangjom Inspector of C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

NOTICE.

Imphal, the 11th May, 1953.

No. 9 CS/II/53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Meitei Refugee Carpenters Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 9 of 1952-53, dated this the 11th May of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 15th May, 1953.

No. 10/CS/II/53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Lilong Chaobok Fishing & Agricultural Multipurpose C.S. Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 10 of 1952-53, dated this the 15th May of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 16th May, 1953.

No. 11/CS/II/53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Manipur State Co-operative Union Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 11 of 1952-53, dated this the 16th May of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 18th May 1953.

No. 12 CS/II/53—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Bakmai Bazar Development Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 12 of 1952-53, dated this the 18th May of the year one thousand nine hundred and fifty three Anno Domini.

Registrar,

Co-operative Societies, Manipur.

Imphal, the 23rd May, 1953.

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL
INSOLVENCY ACT V OF 1920

IN THE COURT OF THE JUDICIAL COMMISSIONER, MANIPUR AT IMPHAL.

Notice is hereby given that the undermentioned person have applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a pleader:—

Name, parentage, occupation and place of residence of the —

No. of the case.	Petitioner.	Creditor.	Date fixed for hearing the application.
1	2	3	4
1 of 1953	Kongbradatpam Rajhapu Sarma of Sugnu Basti.	Yumnam Mukta Singh of Lameidone	

Given under my hand and the seal of the C

Registrar,
Commissioner's Court, Manipur.

NOTICE.

Imphal, the 22nd May, 1953.

No. 13, CS/II/53. —It is hereby notified for general information that, pursuant to Section 9 of Co-operative Societies Act II of 1912, the Moirang Co-operative Fishing Society Ltd. has been this day registered in my Office as Co-operative Society and numbered as 13 of 1952-53, dated the 22nd May of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,
Registrar,
Co-operative Societies, Manipur.



PUBLISHED BY AUTHORITY

March 22, 1938.

CONCEPT OF MANIPUL

CONFIDENTIAL

1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 26

THE UNIVERSITY OF CHICAGO

UNDER NO. 7082 COLLIER

Enclosure of the following post is hereby referred for a period of one month, with effect from the 1st July 1958 to the Minister of Finance and the Government of India. Ministry of Finance and the Government of India are requested to take note for this period in continuation of their previous orders on the subject of pay as stated against their name.

Number of page	Name of person	Name of parent appointed	Remarks
1	Administrative Officer	Earl William Christian, Father	Is the present owner of the land of the village of Yaw.
2	Chief of the District	H. L. Ervin, Asst. Commis-	Is the present owner of the land of the village of Yaw.
3	Secretary	sioner of Agricul-	Is the present owner of the land of the village of Yaw.
4	Member of the Board	tural Station to Manipur.	Is the present owner of the land of the village of Yaw.

Chief Officer	Shri W. Chakraborty Singh, B. A.	On special duty at the B. A. in addition to his regular work.
Sub Deputy Collector (Revenue)	Shri W. Chaturgoal Singh, B. A.	On the scale of Rs. 100- 120 (Rev.) to 200 (B.A.) Rs. 570 (B.A.) 121-400 with usual allowances as ad- missible under the rules.

The information involved shall be shared equally, between the Defense Services and Civil Authorities and divided as follows :-

Defence Services Share :— Main Head 7 Expenditure on, ~~including~~
M. E. N. Stores Sub-Head "U" General Charges
of Defence Services Estimates.
37—Miscellaneous.

R. P. Bhargava,
Chief Commissioner, Nagpur.

PART II

Order No. 15 of 1953.

Imphal, the 29th June, 1953.

The Registrar will do the ordinary routine and administrative work during my absence to Agartala on court's duty. In emergency case my instruction may be obtained from Agartala.

Lakshmi Narain,
Judicial Commissioner, Manipur.

Imphal, the 28th June, 1953.

No. R/33/51/154. — With a view to assisting and advising the Deputy Commissioner in the matter of settlement of waste land, the Government are pleased to form a Land Settlement Advisory Committee for the Manipur Valley with the following persons :—

- | | |
|--|-----------|
| 1. The Deputy Commissioner, Manipur — Ex-officio | Chairman. |
| 2. Shri L. Jogeswar Singh, M.P. | Members. |
| 3. " Rishang Kei Singh, M.P. | |
| 4. " Khwairakpam Chacha Singh, of Sekmai Makha Leikai. | |
| 5. " Tomba Mia of Urup. | |
| 6. " Lalram Girimohom Singh, Namdol Bazar. | |
| 7. " L. Chaozaina Singh, of Thoubal Wangma Tabi. | |

The Committee will advise the Deputy Commissioner on the following subjects :—

- (i) Reservation and dereservation of Reserves.
- (ii) Settlement of Government waste land in Imphal and in Bazar.
- (iii) Settlement of waste land in villages on the Co-Operative, Collective or other group basis, or with political sufferers.
- (iv) Planned settlement in general.
- (v) (a) Solution of the problem of rehabilitation of landless people, flood-affected people with uneconomic holdings, people displaced from or deprived of lands due to erosion, acquisition or requisition and of political sufferers and to find out lands for these within the Valley and to make a list of such deserving persons.
- (b) If waste lands for these classes are not available within the Valley then to refer to Government or the Deputy Commissioner where such lands are known to exist.
- (c) To advise the Deputy Commissioner regarding availability of surplus unutilised patta lands by acquisition for Co-operative societies formed by persons of the above classes.
- (d) Any helpful suggestion for expediting the above with a view to helping the Grow More Food drive by settlement of all available land with deserving persons as speedily as possible and for encouragement of indigenous persons to take to intensive cultivation.

In as much as the Committee will be advisory, the responsibilities of the Deputy Commissioner will always remain as before, but when the Deputy Commissioner does not accept the advice of the Committee, he should report the reasons thereof to the Chief Commissioner.

F. C. Doh
Secretary to the Govt. of Manipur.

ORDER.

Imphal, the 19th Jan. 1953.

No. Press-1/53,2.—In exercise of the powers conferred upon him u/s 9 of the Press and Registration of Books Act, 1867 read with the Government of India, Ministry of States notification No. 104-J dated the 24th August 1950 the Chief Commissioner is pleased to appoint the Publicity Officer as the Officer to whom printed or lithographed copies of the whole of every book should be delivered free of expense to the Government by the Printers.

Imphal, the 27th February, 1953

No. HP,28/53.—In exercise of the powers conferred upon him by Section 76 of the Motor Vehicles Act 1939 read with the Government of India, Ministry of States Notification No. 104-J of 24-8-50, the Chief Commissioner is pleased to order that with immediate effect, parking of vehicles on the public streets within the Imphal Bazar area is prohibited. The vehicles should be parked at either of the two parking grounds made one near the Rupinahale and the other at Sagolband on the Nambol river beyond the Hunch back bridge.

T. Kipgen,

Secretary to the C

PART III

NOTICE.

Imphal, the 17th July, 1953.

1. Applications are invited for the post of a Marketing Officer in the scale of Rs. 100-5-150/-. Matriculates who are already in permanent Government employment of this State may also apply for the post. The post is temporary for the period upto the end of Feby. 1954 for the present and may become permanent. Preference will be given to those who have got experience in that line.

2. Application stating age, educational qualifications and experience, if any, addressed to the Assistant Secretary (Dev), Government of Manipur will be received by the under signed upto the 29th July, 1953 during office hours.

3. Government servants applying must do so through proper channel

H. B. Singh,

Director of Industries, Manipur.

Imphal, the 17th July, 1953

Applications for the following posts, written by the candidates themselves stating age, educational qualification and experience (if any), will be received by the undersigned till 29-7-53 during Office Hour. These posts are temporary for the period ending the 28th February, 1954 and may become permanent

For the post of the Clerk the candidate must have passed at least Matriculation Examination of any Recognised University.

- | | |
|------------------------------|---|
| 1. One Lower Division Clerk— | Rs 40-2-50 1 B 3-50 EB-4-100/- |
| 2. Peon | .. 22-2-24/- with usual dearness allowance. |

H. B. Singh,

Director of Industries, Manipur.

NOTICE No. 7 of 11-7-58.

Applications stating age, qualifications and experience if any, are invited for the post of an Amin on the Scale of Rs. 35-3-44 (EB)-3-50 plus usual D. A. None need apply who has not undergone the requisite training for an Amin. Applicants should submit their Certificates etc. with their applications and the same will be returned when done with. Applications will be received in the office of the undersigned upto 26-7-58.

The Selected Candidate will have to reside in the Amin's lot that may be allotted to him.

M. N. Phuken,
Deputy Commissioner, Manipur.

Imphal, the 18th July, 1958.

Applications are invited to fill up two temporary vacancies of two office assistants in the Claims Office on the following scale Rs. 45-3-75/- p.m. with usual allowances admissible under the rules. Appointment is likely to continue for a period of three months only at the first instance.

Intending candidates are to submit their applications stating their age, educational qualifications, previous office experience and knowledge of type writing, if any, to reach the undersigned on or before the 27th July, 1958.

None needs apply who is not at least a Matriculate.

U. C. Deka,
Ex-Officio Secretary (Claims), Manipur.

ADVERTISEMENT.

Imphal, the 17th July, 1958.

No. CP/III 653. — Applications are invited for the post of one Lower Division Assistant for the Community Project Office, Thoubai, in the scale of Rs. 45-2-50 EB-3-80 EB-4-100 with usual Dearness Allowance. None need apply who is not a matriculate of a recognised University.

Application Stating:—

- (i) Full name
- (ii) Present Address
- (iii) Personal age on the 1st July, 1958
- (iv) Date of birth by christian era which should be according to the School certificate or its equivalent
- (v) Nationality or Community
- (vi) Academic qualification
- (vii) Present occupation

will be received by the undersigned upto 25th July 1958.

Candidates who are already in Government Service must apply through proper channel. Convancing in any form will be a disqualification. Candidates should turn up at the C. P. office, Thoubai Athokpam, on the 27th July at 10 a.m. for interview and they should produce Matriculation Certificate and the School Certificate at the time of interview.

H. S. Singh,
Project Executive Officer.



PUBLISHED BY AUTHORITY

No. 21.

Imphal, Wednesday, July 29, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 9th July, 1953.

No. J/42/52—In exercise of the powers conferred by the Indian Stamp Act (II of 1899) read with the State Notification No. 101J dated the 24th August, 1952, the Commissioner is pleased to make the following rules for regulating the supply and sale of Stamps and stamped papers, the persons by whom alone such sale is to be conducted and the duties and conditions of such persons.

1. According to the rules made by the Central Government under the Act, there are two kinds of stamps for indicating the payment of duty on instruments under the Indian Stamp Act, namely:—

- (i) Impressed stamps, including—
 - (a) labels affixed and impressed by the proper officer,
 - (b) stamps embossed or engraved on stamped paper
 - (c) Adhesive stamps.

Stamps of class (i) (b) and class (ii) shall be sold to the public through ex-officio or licensed vendors in the manner hereinafter prescribed. No arrangement for obtaining stamps of class (i) (a) has up till now been made in this State.

2. The treasurer at Imphal treasury, and at subdivisions, such other officers as may be entrusted with the custody and sale of stamps on behalf of Government, shall be ex-officio vendor and shall sell, on behalf of Government, stamps embossed or engraved on stamped paper and adhesive stamps to licensed vendors and to the public on application.

3. Such persons as may be licensed by the Deputy Commissioner or subject to the control of the Deputy Commissioner by Subdivisional Officers, shall be licensed vendors, and shall sell to the public such stamps as are indicated in their licenses.

4. Every license shall specify the name of the licensee, the description of stamps which may be sold under the license, the place of vend and such other matters as may be prescribed by the authority.

Stock of
stamps to be
kept.

5. Every licensed vendor shall keep such stock of stamps including half-anna, one-anna, two annas and four-annas Revenue stamps as the Deputy Commissioner may consider sufficient to meet the demand likely to be made upon the licensed vendor for their supply.

6. Subject to rule 7, every licensed vendor, who purchases from Government, by payment of ready money, stamps embossed or engraved on stamped paper and adhesive stamps, shall receive the same at a discount at the following rates:—

Non-judicial stamps	At places where stamps are sold by Government		At other places	
	Per cent	Per rupee	Per cent	Per rupee
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
Adhesive—				
Four-annas, two-annas, one-anna & half-anna Revenue stamps ...	4-11-0	0-0-9	6-4-0	0-1-0
Other stamps not ex- ceeding in value eight annas each	4-11-0	0-0-9	6-4-0	0-1-0
Ditto exceeding eight annas, but excee- ding Rs. 5/- each ...	3-2-3	0-0-5	3-2-0	0-0-6
Ditto exceeding Rs. 5/-, but not exceeding Rs. 50/- each	1-0-0	0-0-3	1-9-0	0-0-3
Impressed				
Hundi stamps				
Impressed stamped pa- per ...	3-2-0	0-0-6	4-11-0	0-0-9

7. No discount shall be given on account of the purchase of any stamp exceeding Rs. 50 in value nor on any stamp applied on material furnished by the purchaser himself. Discount shall not be allowed if the total value of the quantity of stamps purchased at one time does not amount to Rs. 25 or upwards.

8. Licensed vendors alone are allowed discount on the purchase of stamps. No ex-officio vendor is allowed to purchase stamps at a discount for sale on his own account to the public.

9. No licensed vendors shall be supplied with stamps on credit without the special sanction of the Chief Controlling Revenue Authority.

10. Every licensed vendor shall at all times have stuck up in a conspicuous place outside the place of vend a signboard bearing the name of the vendor, with the words "Licensed vendor of stamps". The signboard shall be in English. He shall also have in the place of vend the printed and the Act of the Legislature, and their schedules relating to the stamps sold by him, together with these rules in English, placed so that they are readily seen and read by purchasers.

11. Every ex-officio or licensed vendor shall write at the time of sale in Manipuri or English on the back of every stamp, embossed or engraved on stamped paper which he sells, a serial number, the date of sale, the name and residence of the purchaser and the value of the stamp in full, in words, and shall affix his signature to the endorsement. At the same time he shall make corresponding entries in a register in the following form:—

Particulars to be entered on back of stamped paper and in register kept for the purpose.

Serial No.	Date of sale.	Value of stamps.	Name and residence of purchaser.	Remarks.

No vendor shall knowingly make a false endorsement on the stamp, embossed or engraved on stamped paper sold, or a false entry in his register.

Licensed vendor to submit the register quarterly for examination, and to make it over for deposit at the end of the year.

Every licensed vendor shall submit this register once in every three months to the Deputy Commissioner, or in a sub-division to the subdivisional officer, for examination and signature, and shall make it over at the end of the year to the Deputy Commissioner or Subdivisional officer as the case may be, for deposit in the office.

Overcharge strictly prohibited.

12. No ex-officio or licensed vendor shall take for any stamp more than the value denoted thereon and every such vendor shall without delay deliver any stamp which he has in his possession for sale on demand by any person tendering the value in any currency which would be accepted on behalf of Government by the Deputy Commissioner.

Stamps not to be sold.

13. No licensed vendor shall sell any stamps, the use of which has been ordered by competent authority to be discontinued.

Licensed vendor to obtain supply from treasury only.

14. A licensed vendor shall obtain all the supplies of stamps which he is authorised to sell only from the treasury at Imphal or from such local depot for which his license is granted, and shall sell stamps only at the place mentioned in his license.

Ex-Officio vendor to keep accounts.

15. Every ex-officio vendor shall keep and render such accounts as may be prescribed from time to time to the Chief Controlling Revenue authority.

Accounts, etc. to be open to inspection.

16. Every licensed vendor shall allow the Deputy Commissioner or any officer duly authorised by him or by the Chief Commissioner, and within the compound belonging to the Courts, the District Judge or any gazetted officer duly authorised by him, at any time to inspect his accounts and registers, and to examine the use of stamps in his possession.

Stamps may be recalled by the Deputy Commissioner.

17. Every licensed vendor, shall at any time, on the demand of the Deputy Commissioner or other officer duly authorised by the Chief Commissioner, deliver up all stamps, or any class of stamps, remaining in his possession.

18. In the following cases the full value of the stamps returned into store, less one anna in the rupee, shall be paid to the stamp vendors:—

- (a) When the vendor resigns his license.
- (b) When the license is revoked for any fault of the licensee.
- (c) When the stamps are returned on the death of vendor.
- (d) When the stamps are returned on the application of the vendor for leave to restore any stamps.

In the following cases the full value of the stamps returned into store, less only the discount allowed on their sale, shall be paid to licensed vendors:—

- (a) When Stamps are returned on the expiry of the license.
- (b) When they are recalled by Government.
- (c) When the license is revoked for any cause other than the fault of the licensee.

Provided that a licensed vendor may exchange unsold stamps, which are fit for use, for other stamps of the same kind.

19. When a stamp embossed or engraved on stamped paper is required for any instrument, a single sheet is to be issued of the required value. But if a single stamp of the required value is not available, the number of sheets issued in order to indicate the payment of duty is not to exceed the smallest number which can be furnished so as to make up the required amount.

20. When the application for the required stamp is made to a licensed stamp vendor, and such vendor is unable to furnish a single stamp of the required value, he shall give a certificate to that effect to the purchaser. In making the certificate, such vendor must declare truthfully (1) that he is unable to furnish a single stamp of the required amount, and (2) that the number of sheets furnished is the smallest number that he can supply so as to make up the required amount.

21. No such certificate is required under similar circumstances from an official stamp vendor, but the latter should carefully observe the same principle of issuing, whenever practicable, a single stamp of the required value, or, when from any reason this is not possible, of furnishing the smallest total number of stamps which may make up the required value.

22. Nothing in the above rules shall be held to restrict the sale of one anna or half anna adhesive stamps.

23. The Chief Commissioner may, at any time, by general or special order, vary the provisions of rules 19, 20 and 21 above.

24. Notwithstanding anything contained in the foregoing rules, one anna, two annas and four annas revenue stamps shall be sold to the public by officers in charge of Post Office (including Sub-branch Post Offices) or official stamp vendors from the stock of stamps maintained in such office.

LICENSE FOR THE VENDOR OF STAMPS UNDER ACT II OF 1899
(See Rule 1)

To

resident of

You are hereby authorised, agreeably to the provision of the Act enacted by Government under section 74 of Act II of 1899, to sell general stamps under the conditions herein set forth at

1. Adhesive stamps and stamp embossed or engraved on stamped paper used under the Indian Stamp Act of 1899, of value not exceeding Rs. 50 each when you may obtain from the Government Treasury, shall only be sold under this license.

2. You shall at all times keep a sufficient stock of half-anna, one-anna, two-annas and four-annas revenue stamps for the sale to the public. If you fail to do so, your license will be liable to be cancelled.

3. You will note on the back of every stamp embossed or engraved on stamped paper you sell the serial number, date of sale, name and residence of the purchaser, and in Manipuri or English the value of the stamp in full, in words, and affix your signature to the endorsement. These particulars you will also note in your sale register, to be kept in such form as may be from time to time prescribed.

4. You shall keep the register above referred to in volumes, and commence a new one every year. In the beginning of each volume you shall enter your name, the date from which it is in use, and the number of pages it contains, each page being numbered. You shall submit this register to the Deputy Commissioner or, in a subdivision, to the Subdivisional Officer, for the purpose of being examined and signed by him every three months, and at the end of each year you shall make it over to him to be deposited in his office.

5. You shall not knowingly make a false endorsement on a stamp sold, or a false entry in your register.

6. You are required to deliver any stamp in your possession for sale that may be demanded on tender of its value in Government coin or currency note.

7. You shall not sell any stamp the use of which has been ordered by competent authority to be discontinued, or take for any stamp more than the value denoted thereon.

8. You shall at all times have posted in a conspicuous position outside the place of vend a signboard bearing your name with the words Licensed Vendor of Stamps in English and Manipuri. You shall also have in the place of vend the Acts of the Legislature and their Schedules referring to the stamps sold by you, together with rules for regulating the sale of general stamps framed under section 74 of the Indian Stamp Act in English, placed so that they can readily be seen and read by purchasers.

9. You shall keep and render such account as may be prescribed by the Local Government, and shall allow the Deputy Commissioner or any other person duly authorized by him or by the Chief Commissioner, or in case you are licensed to sell stamps in the compound of any Civil Court the District Judge or any other officer duly authorized by him, at any time to inspect such accounts and the register already referred to, and to examine the store of stamps in your possession.

10. Your license is revocable without cause shown at any time and any infraction of these conditions is punishable under section 9 of Act II of 1899.

Dated

19

Dist. Secy

Deputy Commissioner, Manipur

Imphal, the 8th July, 1953.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Lingshangning C S Ltd. (Regd. No. 487 of 29 June 1949) in Manipur, under Sub-section (1) of section 35 of the Co-operative Societies, Act I of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Mr. K. Palmei, Asstt. Auditor, C S. (Hills) to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

H. B. Singh,
Registrar, Co-op. Societies, Manipur.

PART III

PRESS COMMUNIQUE

Imphal, the 29th July, 1953.

Govt. of India have provided an amount of Rs. 20,000/- in the budget of this State for the current year for advancing loans to agricultural farms under the Land Improvement Loans Act, 1933. Persons desirous of advances out of the provision are requested to apply to the Deputy Commissioner, Manipur in the prescribed form which will be available in the Deputy Commissioner's office. All applications must reach the Deputy Commissioner within the 28th August 1953.

G. H. Singh,
Publicity Officer, Manipur.

NOTICE No. 1/66/53

Imphal, the 12th July, 1953.

Applications are invited for an essay competition to be held on 8-8-53 from 10 A. M. to 1 P. M. at Johnstone High School as a preliminary test for the selection of 1 Indian Student (one boy or one girl) as delegate to the annual New Work Herald Tribune Forum for High Schools.

The competition will be restricted to boys and girls studying in institutions which are supported/subsidized and recognised by the State and who are between the age of 16 and 18 on 1-9-53.

As regards other details intending candidates may please come and enquire from the Office of the undersigned. Applications will be received till 31st August, 1953.

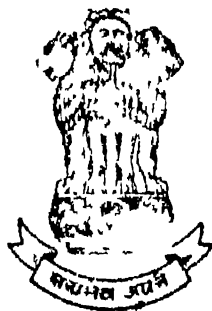
K. Gouza Singh,
Inspector of Schools, Manipur.

PRESS NOTE

Imphal, the 29th July, 1953.

Letter No. 7645/D.O. dated 2-7-53 of the Deputy Commissioner, Manipur published in the Manipur Gazette of the 18th July, 1953, should not have been published. It is hereby cancelled.

G. H. Singh,
Publicity Officer, Manipur.



PUBLISHED BY AUTHORITY

No. 22

Imphal, Wednesday, August 5, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 29th July, 1953

No. J/12 51.—In exercise of the powers conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, and all other powers enabling him in this behalf, the Chief Commissioner is pleased to invest Shri O. Niladhwaya Singh, Magistrate 1st Class with the powers to try Criminal cases under Section 124-A I.P.C.

P. C. Deb,

Chief Secy. to the Govt. of Manipur

Imphal, the 27th July, 1953.

Whereas I am of opinion as the result of an enquiry held into the constitution working financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 36 of the Co-operative Societies Act II of 1912 that the societies ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri Haokhal Thangjam Inspector of C.S. to be liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this notice.

Name of Societies and Registered Nos

- | | |
|------------------------|------------------------|
| 1. Markot C. S. Ltd. | Regd. No. 411 of 1954. |
| 2. Khomasom C. S. Ltd. | " " 174 of " |
| 3. Sungdal C. S. Ltd. | " " 300 of " |

P. C. Deb,

Registrar,

Co-operative Societies, Manipur

NOTIFICATION

Imphal, the 25th June, 1953.

No HE 22 51 291 — Persons who intend to purchase Boiler from outside are advised to consult the Chief Inspector of Boilers of Assam who is Chief Inspector of Boilers for Manipur also before valued orders are placed so that the boilers on arrival can be accepted without much delay and controversy afterwards.

Under the provisions of the Indian Boilers Act 1928 (V of 1943) all boilers for use in India must comply with the provisions of the Indian Boilers Regulation 1950. Prior consultation with the Chief Inspector of Boilers will mean avoidance of all future controversies and delay in the acceptance of the boilers on arrival.

By order

T. Kipgen,

Secy. to the Govt. of Manipur

Imphal, the 28rd July, 1953.

Letter No. F.No. 17(1)-Stamps/52, dated the 6th July, 1953 received from the Under Secretary to the Govt of India, Ministry of Finance (Revenue Division) is republished for general information.

Sub:—Rules for the Supply and Distribution of Stamps—
Amendments to rules 28 and 49.

I am directed to say that the following amendments may please be carried out in rules 28 and 49 of the Rules for the Supply and Distribution of Stamps:

1. Add the following Note to rule 28 of the said rules:

Note: With a view to expedite settlement of transactions in the accounts of the same financial year, the Controller of Stamps, shall send to the Accountant General, Bombay, advance schedules of invoices which remain un-accepted on 31st March each year and which are adjustable by him on receipt of accepted copies of such invoices for raising debits against the States of the Central Government Departments concerned, along with the India Security Press Cash account for March. The Accountant General, Bombay, shall raise debits on the strength of the above advance schedules against the States or Departments concerned, though the relative accepted copies of invoices will be sent to him in support of such debits later, on their actual receipt from the officers concerned, readjustments being made subsequently in case there is necessity for such readjustments.

2. In line 6 of the rule 49, add the words "in triplicate" after the words "certificates".

3. Delete the last three lines of the rule 49, and substitute instead the following:

"Debits will be raised by the Controller of Stamps against the Parties concerned for the manufacturing value of the stamps actually despatched as indicated on the invoices, (including the value of stamps lost in transit) for which the loss is to be borne by the Dept. or Govt. entitled to the sale proceeds of the stamps. Rule 43 above, but excluding losses in the process of manufacture or shortage between the manufacturing & despatching stage in the Central Stamp Press at Secunderabad."

T. Kanchand Singh

Asst. Secretary to the Govt. of Manipur

PRESS NOTE No. 7/53.54.

Imphal, the 27th July, 53

The Government of Norway have offered one scholarship for a period of about 8 months during 1953-54, to an Indian National for study at the Universities of Oslo, Bergen or any other Institute for higher education in Norway. Applications should reach the Ministry of Education not later than the 8th August, 1953. Intending candidates can contact the Secretary (Home & Developments) during office hours for particulars.

G. H. Singh,
Publicity Officer, Manipur

Imphal, the 29th July, 1953.

Sealed tenders with samples are invited for supply of 17,000 (seventeen thousand) Tin-plate Cycle Tokens and will be received by the undersigned upto 7th August, 1953. There shall be no binding to accept the lowest tender or to assign any reason for acceptance of any tender.

The successful tenderer will have to deposit a sum of Rs.100/- (Rupees one hundred) as earnest money, which will be forfeited if supply of tokens is not completed within 30th September, 1953 and if the work is not satisfactory.

Detailed information may be obtained from the Taxation Office during office hours.

R. K. Snahal Singh,
Taxation Officer, Manipur.

Athokpam, the 27th July/53.

No. CP/V-15/52—Applications are invited for the following posts. The Posts are tenable upto the end of February, 54. Candidates should turn up at the C. P. Office on the 11th August '53 at 12 a m. for interview.

Applications stating (i) full name, (2) present address, (3) personal age on the 1st August '53, (4) nationality & (5) Academic qualification—

will be received by the undersigned upto the 8th August '53.

Candidates who are already in Government Service must apply through proper channel

- | | |
|--|----------------------------|
| (1) One Deputy Ranger in the scale of Rs. 70-5-100/- | |
| (2) Two Foresters do | 50-2-60/- |
| (3) Two Forest guards do | 28-1-35-EB-1-40/- |
| (4) Two Nursery malis do | do |
| (5) One Lower Divn. Asstt do | 40-2-50-EB-3-80-EB-4-100/- |

usual Dearness allowance is also admissible for all posts.

R. S. Singh,
Project Executive Officer.

Imphal, 29th July, 1953

Applications are invited for the post of one Daftry cum Record Keeper for the Election Office in the Scale of Rs. 28-1-10 with usual dearness allowance. The post is tenable for a period of six months only in the first instance.

Applications stating age, educational qualification and previous experience, if any, addressed to the Chief Electoral Officer, Manipur, will be received by the undersigned up to the 15th day of August 1953. The applicants should appear at Election office at 11 A. M. on Monday the 17th August 1953 for interview.

G. H. Singh,
Publicity Officer, Manipur

Imphal, the 31st July, 1953.

Applications are invited by the undersigned upto 26th August, 1953 at the latest for admission to Compounder School, Imphal. Candidates should be at least Class IX passed, age must be between 17 & 23 years possessing good health and character.

The course is for one year and each student should pay a tuition fee of Rs. 3/- (Rupees three) per month. Ten Scholarships of Rs. 20/- (Rupees Twenty) each will be awarded to deserving intelligent students for one year.

A. C. Kapoor,
Chief Medical Officer, Manipur.

Imphal, the 23rd July, 1953.

No. II/53. Applications stating educational qualification, age and past experience, if any, are invited for the post of the Mohorir of the Wabgai Panchayat on a fixed pay of Rs. 7/- plus fixed allowance of Rs. 7/ p m. plus one pari of free service land. Applications should be addressed to the District & Sessions Judge, Manipur and will be received by the undersigned upto 1-00 p m. of 14.8.53 on which the candidates must be present for interview.

Y. Chouba Singh,
C. O. C.,
District & Sessions Court, Manipur.

নোটিশ নং ৩৪

অসমীয়া মৰম ওইহুনা একা পুৰুষকল খংহুনি। মৰমি—উদিশোক কুল লৈমকী নোহুপ অমহু ইবোভোমকী হান এম, ই কুলগী মখাখ'বা বা'ল মখা হোমিবা মখাখ' ইমিবা উ, হাখি অদি নিলাম ভৌহুনা হোমকী ভায়ে। কনাগুহনা উলি অসিগী মৰমকী বাবী ভৌগদবা (অলভি ভৌগদবা) লৈমকী ওসিগী হোনা হুনিং ১৫ নিগী মখুনা অলভি ভৌবিয়ো। হাইলিবা মকম অসিগী মখুনা অলভি লাভবা বোমকী উ, হাখি অদি ভায়ে ১০৮/৫০০ঃ মিখৌকাবা হুমিতা কুখিল পুং ২ ভাখা মকমকী মকমকী নিলাম ভৌহুনা হোমকী। নিলাম হুমিতা মেল লোইনা খিগদমনি। খিগদমি অমুক হুমা নিলাম ভৌগনি। ইতি ভায়ে ২২।৭।৫৩ খি।

কোনকলৌকিবা উ, - ভা :-

(১) ভাইয়েন কুট	৫০' x ৩'-২"	নাখী	১,	(১৫) কুখিল কুট	১৫' x ১৫'	নাখী	১,
(২) " "	১৫' x ১০'	"	"	(১৬) " "	১০' x ৫'	"	"
(৩) " "	৮' x ১'	"	৩	(১৭) কুখিল	২০' x ১৫'	"	"
(৪) " "	১২' x ১৫'	"	১	(১৮) " "	১৫' x ৫'	"	"
(৫) " "	১২' x ১৫'	"	"	(১৯) হৈমকী	২৫' x ১৫'	"	"
(৬) ককুলা	২০' x ১৫'	"	"	(২০) " "	১০' x ১০'	"	"
(৭) " "	৫০' x ১৫'	"	"	(২১) " "	১০' x ১০'	"	"
(৮) " "	৪৫' x ২৫'	"	"	(২২) " "	৫০' x ২৫'	"	"
(৯) " "	১৫' x ৮'	"	"	(২৩) হৈমকী	১৫' x ১০'	"	"
(১০) " "	১৫' x ৮'	"	"	(২৪) বোক	২৫' x ১৫'	"	"
(১১) উমৈমকী	২৫' x ১৫'	"	"	(২৫) বাইলেকী	১৫' x ১৫'	"	"
(১২) " "	১৫' x ১৫'	"	"	(২৬) মমৈকী	১৫' x ১৫'	"	"
(১৩) " "	১৫' x ১৫'	"	"	(২৭) বোক	১৫' x ১৫'	"	"
(১৪) " "	৮' x ১৫'	"	"	(২৮) মমৈ	১৫' x ১৫'	"	"

H. K. S. Singh,
District Officer, Manipur.

GOVERNMENT OF MANIPUR, PUBLICITY DEPARTMENT.

PRESS NOTE NO. 8/53-54

Imphal, the 31st July 1953

In the public interest a contradiction of the news published in the issue of Sunday, July 19, 1953 of the Naba Bharat Times under the caption "Imphal nadiki baree bhug-bhug 1 lac makan khatigrasta" is necessary. The following note is issued.

The report that about 1 lac houses have been affected by the flood in the Manipur State is totally ~~untrue~~ incorrect. There are hardly 75,000 houses in all in the valley. Only a small area known as Waikhoi Khongnangkhoi, at a distance of 4 miles from the Imphal town comprising some two or three villages along the Imphal river side and another small area at Uchiwa village 17 1/2 miles from Imphal on the Shugnu Road were flooded. At Waikhoi Khongnangkhoi some 400 houses only were flooded. Only two dilapidated thatched houses fell down. The flood water passed over the Palel Road covering about 1 1/2 furlongs without causing any interference in the general traffic. At Uchiwa, 7 houses were flooded.

Rainfall during June and July of this year is lower than that of the last year of the said months.

PUBLICITY OFFICER, MANIPUR.

.....
PRESS NOTE NO. 6/53-54
Imphal, the 31st July 1953

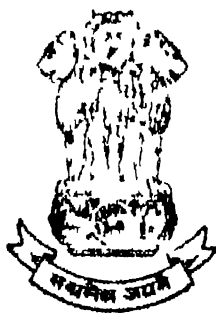
The Extra Assistant Officer, Silchar, is visiting Imphal on 21st August 1953 in connection with recruitment work. The outstanding demand as stated hereunder is required to be completed during this occasion.

Unit/Corps	Class	Category	Education
Assam Regt.	Naga/ Manipuri and Kukis	Sepoy	Literate.
Other Army & Service	Any class	Driver (MT)	Class-IV-X
-do-	-do-	Clerk	Matriculation
		Sepoy	Class-IV-VIII
		-do- (NER)	-do-
		-do- (NER)	-do-

Educational certificates stating so to be submitted for enrolment.

Members of the public interested in the above may visit Imphal on 21st August 1953.

Manipur



Gazette

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Imphal, Wednesday, August 12, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 4th August, 1953.

No. DFC 253.—The Chief Commissioner is pleased to order the reversion of Shri M. Radhesyam Singh B.Sc., Project Executive Officer, Thoubal to his substantive post of Fishery Officer in the Revenue Department and to appoint Shri Chandrakumar, Sharma B.A., seniormost Supervisor as the Project Executive Officer in the former's place in the scale of 214-2500 (reg)-25 100 (EB)-25-600.

This order will come into effect immediately

T. Kipgen,
Secretary to the Govt. of Manipur.

PART II

Imphal, the 3rd August, 1953

Vety.15/53 7.—The Chief Commissioner is pleased to award stipends to Shri M. Manaton Singh and Shri Damjabhai Vanphai for training in Veterinary Science and Animal Husbandry in the Assam Veterinary College, Gauhati

The value of the stipend payable to each of them is Rs 60/- P.M. It will be tenable for four years from the commencement of the current session

The tenure of the stipend is subject to usual conditions of good conduct and satisfactory progress including annual promotion from class to class

The stipendaries are required to execute an agreement in the prescribed form before any amount of stipend is paid to each of them

Imphal, the 11th July, 1953

On the report of some members of the public in the far-off villages the Medical Department was directed to rush medical help to meet out break of epidemics but on local visits it transpired that the report was unsound and no alarming case was found. This caused unnecessary trouble to the Medical Department

In order that in future no further difficulties may be experienced by the Medical Department and that a harmonious understanding betwixt the Medical Department and the Public may be cemented it has been decided that henceforth any such report should be made to the nearest Medical Officer of the Hospital and Dispensary in that area duly counter signed by the Chowkidar of the village or a member of the Village Panchayat or a member of the local committee of the village

Any report involving departure from the above channel may be ignored

By order of the Chief Medical Officer,

(Signature)
Chief Medical Officer

NOTIFICATION

Imphal, the 23rd July, 1953.

No. HP/73 53 —In exercise of the powers conferred upon him under section 12 of the cattle trespass Act 1871 (Act I) read with the Government of India, Ministry of States, Notification No. 104 J of the 24th August 1950, the Chief Commissioner has been pleased to revise the scale of fine and feeding charges per day, as scheduled below with immediate effect.

	Fine per day.	Feeding charge per day.
1. Buffaloes.	Re. 1/-	Re. 1/-
2. Horse, Mare, Bullock, Cow or Heifer. }	Re. 1/-	Re. -/12/-
3. Pig etc.	" -/8/-	" -/8/-
4. Goat, Sheep.	" -/2/-	" /4/-

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 4th August, 1953.

The following Rules received under No. 41/3/50-Police II dated 6-7-53 from the Government of India, Ministry of Home Affairs is republished for general information.

RULES REGULATING APPLICATIONS FOR AND PAYMENT OF THE SERVICES OF THE GOVERNMENT EXAMINER OF QUESTIONED DOCUMENTS.

1. Applications should be sent direct to the Government Examiner of Questioned Documents, Intelligence Bureau, Ministry of Home Affairs, "Dormers", Simla—1.

2. (i) Applications received direct from private individuals will not be entertained.
(ii) Applications received from Police Officers below the rank of Superintendent of Police will not be entertained.

3. Acceptable applications fall into two classes:—

A. Official applications from—

- (i) State Governments (including Part C States), and Offices subordinate to them;
(ii) Presiding officers of Criminal Courts (including Sessions Courts); High Court; Courts Martial etc.,
(iii) Ministries of Government of India and their attached and subordinate offices;
(iv) Railway administrations under the Ministry of Railway (Railway Board).

B. Other applications. These include—

- (i) Cases from private parties in civil suits in Indian Union Courts. These will be accepted only on application from the Court in which the case is being heard. The party concerned must move the court and it will rest with the court to take the further steps necessary to obtain the services of the Government Examiner of Questioned Documents.

Explanation.—Reference made by a court *suo motu* in civil cases in which the State is not a party, will be deemed to be cases from private parties for the purposes of these rules.

- (ii) Cases from municipal corporations, district boards, municipalities, and other local bodies and from universities, Railway administrations (not under the Ministry of Railways of the Government of India), from autonomous corporation and quasi-Government Bodies, e.g. D.V.C., D.T.B., etc., with Indian Union,

• Applications from recognised universities will be received direct. Applications from Railway Administrations (not under the Ministry of Railways, Government of India) should be submitted through the Agent of the Railway concerned. Applications from municipal corporations will be received direct. Applications from other local bodies will be accepted only if received through the local district magistrate who should satisfy himself, before forwarding the application, that it is desirable that the Government Examiner of Questioned Documents should be consulted.

(iii) Complaint cases, revenue cases, Tenancy Act cases, and other miscellaneous Act cases from Indian Union Courts.

These cases will be accepted only if forwarded by presiding officers of courts.

4. Applications falling under classes A and B will ordinarily be accepted but may be refused at the discretion of the Government Examiner of Questioned Documents if they cannot be undertaken without detriment to his other work.

5. An inclusive fee will be charged in each case in which an opinion is given and will normally cover the opinion, the cost of photographs and the giving of evidence, limited in class B cases to one day. The inclusive fee for class A cases (see rule 3) will be Rs. 220/- and for class B cases Rs. 250/- (This fee does not cover travelling allowance which is governed by rule 15 below).

6. Subject to the exception stated at the end of this rule, the fee is payable in advance in all cases and each application should be accompanied by a certificate in the following form:—

"Certified that sum of rupees two hundred and twenty (Rs. 220) has been deposited in the — — — — — Treasury on — — — — — on account of the Government Examiner of Questioned Documents—fee in case/suit No., and that this amount has been shown under head XLVI—Miscellaneous—Central—other fees Fines and Forfeitures, Fees for the services of the Government Examiner of Questioned Documents in the Cash Account of Central subjects for the month of and appears at item No. in the relevant Receipt Schedule.

Signature of Treasury Officer.

Countersigned.

Signature of officer submitting the case.

In special circumstances, which should be stated in application class A cases will be accepted without this certificate, but the certificate should be forwarded as soon as possible.

7. In cases where the cost of photographs is exceptionally heavy, the fee will be Rs. 180/- plus actual cost of the photographs in Class A cases and in Class B cases, Rs. 200/- plus the actual cost of the photographs.

In class B cases the authority submitting the case will be required to certify the extra cost involved before it is incurred and will be required to certify that it has been deposited before the Government Examiner of Questioned Documents proceeds with the case.

8. (A) No fees are chargeable by the Government Examiner of Questioned Documents for the cases investigated by the Special Police Department and also for cases arising in —

Central Government,
and

- (iii) Part C States who have no Consolidated funds of their own within the meaning of section 59 of the Government Part C States Act, 1951 (No XLIX of 1951).

(B) Fees are however chargeable in all other cases.

9 (i) In cases in which no opinion is given but photographs are taken, only the actual cost of the photographs will be charged, subject to a minimum of Rs. 85/-

(ii) In cases in which examination has been completed but no opinion could be expressed, a consolidated fee of Rs. 100/- will be charged.

10. No reduction in the fee will be allowed if evidence is not required or is taken on Commission.

11. (i) In class B cases an additional fee of Rs. 200/- will be charged for each day after the first day on which evidence is given, whether in court or on commission, or on which the officer is detained. The presiding officer or the Commissioner will be requested to certify, before the second and each subsequent day's work is begun, that the fee for that day and also for any intervening day or days of detention has been deposited, and subsequently to furnish a certificate in rule 6 above

(ii) A fee Rs. 250/- will be charged in a civil suit even for the first day's evidence if evidence is taken upon an opinion expressed on the same documents when they formed part of a criminal case.

12. In cases fall in under class B, the Government Examiner or his Assistant will be prepared to attend courts provided that he can do so without detriment to his other work. When evidence is taken on commission, the commission should be issued to the Senior Sub-Judge SIMLA, and normally should be so worded that either the Government Examiner or his Assistant can give evidence.

13. Presiding Officers of Courts are requested to detain the Government Examiner of Questioned Documents or his Assistant for the least possible time compatible with the requirements of the case. They are also requested to accept, so far as possible, the time and dates for attendance offered by these officers, because the latter frequently have to attend several courts in the course of one tour.

14. The Government of India in the Ministry of Home Affairs reserves the right to impose an extra charge in any case in which they consider that the usual fee is incommensurate with the time and labour spent on the case.

15. When the Government Examiner of Questioned Documents or his Assistant is required to travel in order to give evidence or for any other purpose the authority or party employing his services will be required to pay travelling allowances at the rates laid down for first grade officers in the Supplementary Rules of the Government of India for journeys on tour. Travelling allowances will also be payable for the class IV servant accompanying the officer at the rates fixed for Government of India, Class IV servants. These payments will be adjusted as directed in the Home Department, (now Ministry of Home Affairs) No. 12511-12512 dated the 12th January 1948 (see Appendix).

In class B cases the presiding officer of the court or commission will be required to certify that the cost of travelling allowance has been deposited before the Government Examiner of Questioned Documents or his Assistant at the start of the journey.

IMPHAL, AUGUST 12, 1938

Provision for the payment and audit of travelling allowances drawn by the Government Examiner of Questioned Documents of his Assistant during tour (vide Home Department letter No. F. 100/VII/47.100, dated the 12th January 1938)

The Examiner or his Assistant should submit his travelling allowance bill to the Accountant General, Central Revenue for audit and pay

(1) As soon as a journey is completed, at the request of any complete journey from head-quarters, to head-quarters, the Examiner or his Assistant should send a statement to the Accountant General, Central Revenue, showing the total amount of travelling allowance claimed or drawn and the distribution of the entire amount among the various courts for recovery.

(2) In cases where several courts are attended, the costs should be distributed between them in proportion to the distance by rail from head-quarters.

(3) Travelling allowance is deductible to the various local Governments. Particulars of the recoveries should be treated as follows:—
recoveries from the various local Governments should be taken as reduction of expenditure, provided they are effected within the accounts of the same year; if not, they should be shown as receipts and

(4) recoveries from parties such as local bodies, local bodies and private persons should be taken as receipts.

5. The principles laid down above apply to the payment and audit of the travelling allowances of the person accompanying the Examiner or his Assistant.

6. If after the Examiner or his Assistant has actually commenced a tour, notification is received from a court included in the tour to the effect that his attendance would not be required on the date originally fixed, the court shall pay the difference between the total expenditure actually incurred on the tour and the expenditure that would have been incurred if attendance in that court had not been included in the tour. This shall be specifically made clear when the bill is sent to the court for acceptance.

7. The Examiner and his Assistant shall observe the provisions of Supplementary Rule 60 when they frame their programme for tour.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART III

NOTICE.

Imphal, the 27th July, 1938.

Notice is hereby given that two shoplots measuring 60 ft. x 30 ft. and 30 ft. x 30 ft. at Miaotheang near Gurudoyal Rice Mill, on either side of the Uthral Road (measuring 30 ft. from the edge of the Road) will be sold in auction to the order of the Deputy Commissioner, Imphal, on the 22nd August, 1938 at 11 A.M.

Imphal, the 21st July, 1938.

One plot of land measuring 10 ft. x 10 ft. available in and between the Khwal Road School and the Public Library will be sold by auction in the Office of the Deputy Commissioner, Manipur on 22-8-38 at 11 A.M. Intending purchasers are requested to be present at the specified time. The undersigned is not bound to accept the highest or any bid.

M. N. Phukan,
Deputy Commissioner, Manipur.

NOTICE

Imphal, the 15th July, 1953.

No. 2/CS/H/53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Wangjing Bazar Development C. S. Ltd. has been this day registered in my Office as Co-operative Society and numbered as 2 of 1953-54, dated the 15th July of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 27th July, 1953.

No. 3/CS/H/53.—It is hereby notified for general information that the two neighbouring societies, viz., the Mayang Imphal Thana C. S. Ltd. Regd. No. 60 of 1948-49 and the Mayang Imphal Thana Wangkhei Leikai C. S. Ltd. Regd. No. 59 of 1948-49 having been applied for amalgamation into a Co-operative Society under the same and style—the Mayang Imphal Multipurpose & Co-operative Collective Farming Society Ltd. supported by a resolution of joint meeting of the general bodies of the two societies convened for the purpose, I do hereby order that they are allowed to do so. The old registration numbers of the two amalgamated Societies have been cancelled and the newly constituted society has been this day registered in my Office and numbered as 3 of 1953-54, dated the 27th July of the year one thousand nine hundred and fifty three Anno Domini under Section 9 of the Co-operative Societies Act II of 1912.

Imphal, the 1st May, 1953.

No. 7/CS/H/53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Co-operative United Soap Factory Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 7 of 1953, dated the 1st May of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 5th May, 1953.

No. 8/CS/H/53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Laitai Gaid Co-operative Weaving Institute Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 8 of 1953-54, dated the 5th May, of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,

Registrar, Co-op. Societies, Manipur.

Imphal, the 5th July, 1953.

It is hereby notified for general information that the notice issued before has been issued as Security held by Shri Thipam Mara Singh, Manipur, Wangkhei Leikai, who has this day taken over the property pledged in the Society or who holds the right of the proposed Security to the property should either himself or his agent and partner or agent and partner object to it is an act of which the responsibility of any loss or objection will be treated as a bar of any future claims whatsoever.

H. B. Singh,

Registrar, Co-op. Societies, Manipur.

(1) Date: 15/7/53 (2) Date: 27/7/53 (3) Date: 1/5/53 (4) Date: 5/5/53 (5) Date: 1/5/53 (6) Date: 27/7/53 (7) Date: 1/5/53 (8) Date: 5/5/53 (9) Date: 1/5/53 (10) Date: 27/7/53 (11) Date: 1/5/53 (12) Date: 5/5/53 (13) Date: 1/5/53 (14) Date: 27/7/53 (15) Date: 1/5/53 (16) Date: 5/5/53 (17) Date: 1/5/53 (18) Date: 27/7/53 (19) Date: 1/5/53 (20) Date: 5/5/53 (21) Date: 1/5/53 (22) Date: 27/7/53 (23) Date: 1/5/53 (24) Date: 5/5/53 (25) Date: 1/5/53 (26) Date: 27/7/53 (27) Date: 1/5/53 (28) Date: 5/5/53 (29) Date: 1/5/53 (30) Date: 27/7/53 (31) Date: 1/5/53 (32) Date: 5/5/53 (33) Date: 1/5/53 (34) Date: 27/7/53 (35) Date: 1/5/53 (36) Date: 5/5/53 (37) Date: 1/5/53 (38) Date: 27/7/53 (39) Date: 1/5/53 (40) Date: 5/5/53 (41) Date: 1/5/53 (42) Date: 27/7/53 (43) Date: 1/5/53 (44) Date: 5/5/53 (45) Date: 1/5/53 (46) Date: 27/7/53 (47) Date: 1/5/53 (48) Date: 5/5/53 (49) Date: 1/5/53 (50) Date: 27/7/53 (51) Date: 1/5/53 (52) Date: 5/5/53 (53) Date: 1/5/53 (54) Date: 27/7/53 (55) Date: 1/5/53 (56) 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Imphal, the 8th August, 1

Some Mohorers will be entertained in the Work charged Establishment since September 1958 upto the 31st March, 1959 in the W D., Manipur

Applications stating age, qualification, previous experience if any, will be received upto the 14th August, 1957 in the office of the Principal Engineering Officer, P. W. D., Manipur

Y. T. Singh,
Principal Engineering Officer, Manipur.

Imphal the 1st 1958.

Wanted applications from trained graduates preferably having B. T. for the temporary post (for a year) of an 'Instructor' in the Govt. Teachers' Institute, Imphal on Rs. 100/- p m. (fixed) plus usual D A.

Intending candidates should apply to the undersigned on or before 31st August, 1958.

R. Basu,
Supdt., Teachers' Trg. Institute, Imphal.

Imphal, the 8th August, 1958.

In-24/22/10—A Press Note issued by the Government of India, Ministry of Labour, New Delhi is reproduced below for information of the owners of the Industrial undertakings in this State. In pursuance of instructions issued by the Government of India, the Government of Manipur hope that employers of industrial undertakings in this State will observe the 15th August, 1958 as paid holiday of the workers

By order,

G. H. Singh,
Assistant Secretary (Dev) to Govt. of Manipur

PRESS NOTE

INSTRUCTIONS TO EMPLOYERS TO DECLARE AUGUST 15 A PAID HOLIDAY.

In pursuance of instructions issued by the Central Ministry of Labour on previous anniversary of Independence Day, workers were permitted to participate in the August 15th celebrations without being made to suffer any loss in wages.

A similar directive has been issued this year by the India Govt. to their officers in charge of industrial undertakings and they hope that other employers as well will co-operate with them by declaring this national day as a paid holiday.

In view of the great importance of the occasion, Government presume that many industrial undertakings have already provided August 15th as one of their regular holidays, but where this has not been done, they hope that the employers will treat the day as an additional paid holiday and not as a substituted holiday.



PUBLISHED BY AUTHORITY

No. 24.

Imphal, Wednesday, August 19, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

No. 149-S.

Government of India, Ministry of States.

New Delhi, the 4th August, 1953.

NOTIFICATION.

Sri T. C. Deb, Revenue and Finance Secretary, Manipur, is appointed to officiate as Chief Secretary, Manipur, with effect from the forenoon of the 4th July, 1953 and until further orders.

K. N. V. Nambisan,
Asstt. Secretary to the Government of India.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.
17-8-53.

Imphal, the 3rd August, 1953.

No. PA. 103/53—The Chief Commissioner is pleased to grant Shri S. N. Chatterjee, M. A., B. L., Principal, D. M. College, Imphal, earned leave as may be due to him with effect from 4th August, 1953 and to allow him to resign from his post with effect from the date succeeding the date of expiry of the leave.

The Chief Commissioner is further pleased temporarily to appoint Shri Nanda Babu Singh, M. A., Vice Principal, D. M. College, to officiate as Principal, D. M. College, with effect from the 4th August 1953, until further orders, vice Shri S. N. Chatterjee.

P. C. Deb,
Secretary to the Govt. of Manipur.

Imphal, the 11th May, 1953.

No. HDE 38/51/106—Shri L. Manihar Singh, Asstt. Headmaster, Johnstone High School is appointed Headmaster of Johnstone High School in the scale of Rs. 150-10-200/- p. m. substantively with effect from 12-5-53 vice Shri K. Gouro Singh appointed Inspector of Schools.

Shri M. Hericharan is reverted to his post in the scale of Rs. 45-3-75/- with effect from 12-5-53.

By order,
T. Kipgen,
Secretary to the Government of Manipur.

Imphal, the 18th August, 1953.

Tenders for the supply of under mentioned groups of Rations to 4th Bn. Assam Rifles (for the period from 18th October, 1953 to 31st March 1954) have been called for by the Inspector General of Assam Rifles, Shillong vide Tender Notice dated 20th July, 1953. Tenders must be submitted on or before 12th noon on 22nd September, 1953.

1. Group 'A' i.e. Dry Rations.
2. " 'B' " Fresh "
3. " 'C' " Dana Rice and Paddy.

The Tender Notice is being published in 4 successive issues of the Assam Gazette beginning from 5th August, 1953.

Further information may also be obtained from this Office.

P. Lama,
Commandant, 4th Bn. Assam Rifles.

Imphal, the 6th August, 1953.

Sealed Tenders, for Earth works, Shingle Collection etc. on Lamsang Khurkhul Road, costing Rs. 49,000/- will be received by the undersigned up to 12 noon of 25-8-53.

Particulars can be seen in the office of the undersigned during the office hour.

Imphal, the 6th August, 1953.

Sealed Tenders, for collection of stone metals etc. for surface painting Ukhrul Road 7½ to 11 miles, costing about Rs 10,600/- will be received by the undersigned up to 12 noon of 25-8-53.

Particulars can be seen in the Office of the undersigned during the Office hour.

Y Tombi Singh,
Principal Engineering Officer, Manipur.

Imphal, the 12th August, 1953.

MEMORANDUM.

Subject—Medical Examination of Central Government Servants for purposes of leave, invalidment, commutation of pension etc.

No MD 166/52-6—In pursuance of Government of India, Ministry of Health, letter No. F. 7(1)23/52-MII dated the 7th Nov. 1952, the Chief Commissioner is pleased to constitute a Medical Board for Manipur at the Civil Hospital, Imphal consisting of Dr. A. C. Kapoor, M. B. B. S. Chief Medical Officer, Manipur as Chairman, Dr. Nanda Babu Roy, M. B. B. S. and Dr. Budhimantha Singh, M. B. B. S. as members for medical examination of Central Government Servants required to be undertaken by a Medical Board for the purposes of leave, invalidment, commutation of pension etc. or for examining candidates for appointment under the Central Government. The examination of such personnel should be held only at Civil Hospital, Imphal.

This procedure will be strictly followed.

J. L. Singh,
Asst. Secretary (Med) to the Govt. of Manipur.

Imphal, the 14th August, 1953.

The following Press-Note issued by the Government of India, is re-published for general information.

PRESS-NOTE.

Subject:—Offer of three Scholarships by the Ohio State University-U. S. A.

Ohio State University U. S. A. offers to award three scholarships to two male and one female Indian students for graduate study at the university.

The scholarships include free board, room, and tuition only. The travelling expenses to and from America will have to be borne by the selected candidates. Only First class Inter. Sec. or air fares from any recognised Indian University who are below 25 years of age may send their applications on the prescribed forms (obtainable from the Ministry of Education, Scholarships and Information Division, Government of India, New Delhi) as to reach there not later than the 28th August, 1953.

T. K. Sen,

Secret. to the Govt. of Manipur.

Imphal, 6th July 1953.

No. 1/CS II 53-54—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Yabok Bannu Naba Awang Leikun Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 1 of 1953-54, dated the 6th July of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 20th June, 1953.

No. 17/CS II 53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the United Serichual Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 17 of 1952-53, dated the 20th June of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 23rd June 1953.

No 18/CS/II.53.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Bharar Weaving Industries Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 18 of 1952-53, dated the 23rd June of the year one thousand nine hundred and fifty three Anno Domini.

Imphal, the 6th August, 1953.

No. 4/CS/II/53-54.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, The Electrical Wiremen Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 4 of 1953-54, dated the 4th August of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,

Registrar, Co-op. Societies, Manipur.

Imphal, the 17th August, 1953.

Applications stating age and qualification invited for training "Short Course in Laboratory Technique" in all India Institute of Hygiene and Public Health, Calcutta for 6 months. Candidates need apply who are not a passed I.Sc. of a recognised Indian University or its equivalent.

A tuition fee of Rs. 150/- (Rupees one hundred and fifty) for the full course will have to be given by the candidate himself and no stipend will be given. A deposit of Rs. 100/- will have to be made as caution money which will be refunded on the termination of the course, after deducting the charges for any loss of or damage to Govt. property. The tuition fee, if once paid, will neither be refunded nor held in abeyance for a subsequent course.

One vacancy exists in this department with scale pay of Rs. 40-2-70 with 10% plus Rs. 8/- P.M. as dearness allowance plus Rs. 5/- laboratory allowance P.M. Detailed particulars may be obtained from the office of the undersigned. The applications addressed and submitted to the undersigned within 25th August, 1953.

A. C. Kapur
Chief Medical Officer, Manipur.

নোটিশ নং ১৩।

তার ১৮/৮/৫৩ ইং।

অসম নগর ওইচুনা ব্যবস্থাই পঞ্চায়েতী এলাকাদা লৈখ প্রজা পুস্তকতা বহুতর। মন্থনি তার ২০-৮-৫৩ ইং ইয়াই মুম্বাই নু বেল পু. অং তাব মতনদা ব্যবস্থাই এক গৌ মতন অম মৌরেল তৌহন হাংকনি। ওইবিদে হাংকনি মন্থনি তার ২৬-৮-৫৩ ইং ফাংকনি মন্থনা ডিষ্টিক্ট অমমুং সেসমস কোর্ট। মতনদা ব্যবস্থাই মন্থনি মন্থনি এডেক্ট ওইচুনা মৌ অনি ফাংকনি হাংকনি। অতঃপ মতনদা ব্যবস্থাই উক্ত জাংদা হাংকনি তার ৮-৮-৫৩ ইংগী মুম্বাই পু. ১ তাব মতনদা মন্থনি মন্থনি মৌরেল জৌনদা মৌরেল লৌইচুনা ব্যবস্থাই পঞ্চায়েতী মন্থনি লৈখপুস্তকনি। ডিষ্টিক্ট মৌ মতনদা মন্থনি মন্থনি এডেক্ট মতনদা মন্থনি এডেক্ট হাংকনি। লাইব্রেরি ইং ওইচুনা মতনদা অম মন্থনি ইজমনি। মতনদা ব্যবস্থাই মতনদা মন্থনি ব্যবস্থাই। ইতি—

নোটিশ নং ১৪।

তার ২০/৮/৫৩ ইং।

অসম নগর ওইচুনা মোইচুনা পঞ্চায়েতী এলাকাদা লৈখ প্রজা পুস্তকতা বহুতর। মন্থনি তার ২০-৮-৫৩ ইং অতঃপ মুম্বাই নু বেল পু. ১ তাব মতনদা মোইচুনা পঞ্চায়েতী মৌরেল অম মৌরেল জৌনদা হাংকনি। ওইবিদে হাংকনি মন্থনি তার ২৬-৮-৫৩ ইং ফাংকনি মন্থনা ডিষ্টিক্ট অমমুং সেসমস কোর্ট। মতনদা ব্যবস্থাই মন্থনি মন্থনি এডেক্ট ওইচুনা মৌ অনি ফাংকনি হাংকনি। অতঃপ মতনদা ব্যবস্থাই উক্ত জাংদা হাংকনি তার ২২-৮-৫৩ ইংগী মুম্বাই পু. অং তাব মতনদা মন্থনি মন্থনি মৌরেল জৌনদা মৌরেল লৌইচুনা মোইচুনা পঞ্চায়েতী মন্থনি লৈখপুস্তকনি। ডিষ্টিক্ট মৌ মতনদা মন্থনি মন্থনি এডেক্ট মতনদা মন্থনি এডেক্ট হাংকনি। লাইব্রেরি ইং ওইচুনা মতনদা অম মন্থনি ইজমনি। মতনদা ব্যবস্থাই মতনদা মন্থনি ব্যবস্থাই। ইতি তার—

Y. Ohaoba Singh,
D. O. O., District & Sessions Court.

নোটিশ নং ১৫, তার ১৮/৮/৫৩ ইং।

অসম নগর ওইচুনা মন্থনি প্রজা পুস্তকতা বহুতর। মন্থনি তার ২০-৮-৫৩ ইং ইয়াই মুম্বাই নু বেল পু. অং তাব মতনদা মোইচুনা পঞ্চায়েতী মৌরেল অম মৌরেল জৌনদা হাংকনি। ওইবিদে হাংকনি মন্থনি তার ২৬-৮-৫৩ ইং ফাংকনি মন্থনা ডিষ্টিক্ট অমমুং সেসমস কোর্ট। মতনদা ব্যবস্থাই মন্থনি মন্থনি এডেক্ট ওইচুনা মৌ অনি ফাংকনি হাংকনি। অতঃপ মতনদা ব্যবস্থাই উক্ত জাংদা হাংকনি তার ২২-৮-৫৩ ইংগী মুম্বাই পু. অং তাব মতনদা মন্থনি মন্থনি মৌরেল জৌনদা মৌরেল লৌইচুনা মোইচুনা পঞ্চায়েতী মন্থনি লৈখপুস্তকনি। ডিষ্টিক্ট মৌ মতনদা মন্থনি মন্থনি এডেক্ট মতনদা মন্থনি এডেক্ট হাংকনি। লাইব্রেরি ইং ওইচুনা মতনদা অম মন্থনি ইজমনি। মতনদা ব্যবস্থাই মতনদা মন্থনি ব্যবস্থাই। ইতি তার—

পত্রিকার নাম	তার	পত্রিকা	প্রকার	পত্রিকা	পত্রিকা
১৭৫	১৭৫	ইন্দ্রপ্রস্ত	১৭৫	ইন্দ্রপ্রস্ত	ইন্দ্রপ্রস্ত
১৭৬	১৭৬	ইন্দ্রপ্রস্ত	১৭৬	ইন্দ্রপ্রস্ত	ইন্দ্রপ্রস্ত

Imphal, the 17th August, 1953.



PUBLISHED BY AUTHORITY

No. 25.

Imphal, Wednesday, August 26, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 10th August, 1953.

No. FA 85/52/109.—The Chief Commissioner is pleased to grant earned leave to Shri M. Radhamohon Singh, Sub Judge, Manipur for 30 (thirty) days with effect from the fore-noon of the 1st June, 1953 to 30-6-53.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 10th August, 1953

No. IN-55 51/183—The words "Rs. 1 lakh" in Rule 3 of the State aid Industries (The Centrally Administered Areas) Model Rules, 1949, as extended to this State vide Manipur Gazette of December 3, 1952 shall be read as "Rs. 50,000/-" as so amended by the Government of India.

By order,
G H Singh,
Asstt Secretary to the Govt of Manipur.

Imphal, the 8th August, 1953

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Kuki Co-operative Society Ltd (Regd. No. 50 of 51-52) in Manipur, under Sub-section (1) of section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Mr. Maokholal Thangjom, Inspector, C.S. (Hills) to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this Notice.

H. B. Singh,
Registrar, Co-operative Societies, Manipur.

PART III

NOTICE

Imphal, the 17th August, 1953.

No. 6/CS/II/53 54—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Mayang Imphal Bazar Improvement Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 6 of 1953-54, dated the 14th August of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,
Registrar, Co-op. Societies, Manipur.

Imphal, the 18th August, 1953.

No. Uniform, 53 6.—Sealed tenders are invited for the supply of 232 (two hundred and thirty two) yards of Khaki drill for the purpose of liveries for the Grade IV employees of the Secretariat. Tenders will be received by the undersigned upto noon on 1-9-53 and will be opened on that date. The tenderers should quote rates in figure and words. Sample of cloth should also be furnished along with their tender.

T. Kalachand Singh,
Asst Secretary to the Govt. of Manipur.

Imphal, the 17th August, 1953.

The following Notification No. 12-Exam(22)/53 dt. 29th July, 1953 from the Secretary, the Institute of Chartered Accountants of India, New Delhi is republished for general information—

No. 12-Exam(22)/53 :—In pursuance of Regulation 23 of the Chartered Accountants Regulations, 1949, the Council of the Institute of Chartered Accountants of India is pleased to direct that the First Examination under the said Regulations shall be held on the 12th, 13th, 14th and 16th November, 1953 at 10 A. M. on each day. The Examination will be held at each of the following centres provided that a sufficient number of candidates present themselves for examination :—

1. Allahabad, 2. Bombay, 3. Calcutta, 4. Delhi, 5. Madras, 6. Poona,
7. Secunderabad, and 8. Walsair.

Application for admission to these examination are required to be made on the prescribed forms copies of which may be obtained from the Secretary to the Council of the Institute of Chartered Accountants of India, 100, Connaught Road, Hutments, NEW DELHI. Each such application together with the necessary certificates and a DEMAND DRAFT payable at NEW DELHI and drawn in favour of the said Secretary for an examination fee of Rs. 50/- in the case of the First Examination and Rs. 75/- in the case of the Final Examination must be sent so as to reach the Secretary to the Council not later than the 15th September, 1953. An Additional fee of Rs. 50/- is also payable by candidates who apply for the first time for admission to the First Examination and who have been exempted from passing the First Examination.

T. Kalachand Singh,
Secretary to the Govt. of Manipur.

Proceedings of a meeting of the State Transport Authority, Manipur, held on 15-7-53 at 11 A. M. at the office of the Superintendent of Police, Manipur with Shri M. N. Phukan, Deputy Commissioner in the chair

The following members were present:—

1. Shri M. N. Phukan, Deputy Commissioner, Manipur
2. „ S. C. Palit, Superintendent of Police, Manipur.
3. „ S. Somendra Singh.

1. The Committee confirms the order of the Secretary, State Transport Authority in respect of monopoly permit granted to Manipur State Transport for the bus service on Imphal Pulhao road for a period of at least one year with effect from 1-7-53

2. The Committee confirms the order of the Secretary, S. T. A. about the permit of a public carrier vehicle granted to Shri Chacha Singh for a private carrier vehicle No. MNS 2174 in exchange of his public carrier vehicle No. MNS 651 now getting unserviceable

3. It is decided to call up to the owners of those public carriers in Stage-carriage vehicles who are not at present carrying passengers for more than six months with notice, to show why their permits should not be cancelled and if the reasons are not satisfactory, the permits should be cancelled. These should be paid on 15-8-53

Those who have not paid any road tax for a long time should be given notice with at any prior notice of withdrawal from the road, and if they do not comply, their permits should be cancelled and should not be renewed.

4. It is also resolved that out of six months of stay in the State, the due date of submission (i.e. 30-6-53) application of two vehicles for paying regular taxes should be encouraged for four months and the other two vehicles out of the road for more than six months should pay taxes also for more than six months, should not be considered

5. Applications submitted by M. S. T. for the removal of six public carriers now engaged in Man Service are not considered

Applications of N. Biran Singh to convert his private vehicle No. MNS 231 to Stage Carriage is approved and a permit can be issued in his favor for three years.

6. Prayer of Bawa Rattan Singh to convert his private vehicle to a public carrier, is rejected. Shri L. Kalabahu Singh and his agent are given a temporary permit for playing his Stage Carriage No. MNS 2174 on the Imphal road, is allowed to place his vehicle on that road permanently for later years.

7. The Committee heard the representatives of the Manipur Public Transport Union (Shri H. Tomba Singh) and is of opinion that the rates charged by Manipur State Transport in carrying goods from Imphal to Imphal and vice versa are unreasonably low which eventually may even cause loss to the M. S. T. This unhealthy competition between the M. S. T. and the public carrier owners should come to an end. The Committee requests the Govt. to look into this matter and review the position.

8. It is resolved that private carriers which are now carrying passengers and goods from Imphal to Ukhrul and back should be served with notice to convert their vehicles to public carriers within one month failing which they should not be allowed to carry passengers and public goods

M. N. Phukan,
President, State Transport Authority Manipur.

**RESULT OF THE VETERINARY COMPOUNDER TRAINING
CLASS FOR 1953-54.**

The following students have passed the Veterinary Compounder Training Class at Imphal Veterinary Hospital.

1. R. K. Biravadra Singh
2. Ch. Bramango Singh
3. Ch. Bakramjit Singh
4. R. K. Sanajaoba Singh
5. Twolkham (Kuki)
6. Tuolchin Paite
7. P. Mangi Singh
8. K. Madhumangol Singh
9. Th. Ningthemjao Singh

A. C. Kapoor,
Chief Medical Officer (Veterinary).

GOVERNMENT OF MANIPUR.

Mem No. Elec/1/53

Imphal, the 28th August '53.

**The undermentioned document is forwarded for
information, to :-**

- 1. The Chief Electoral Officer, Manipur - 6 copies**
- 2. Adviser/Law - 1 copy**
- 3. Adviser/Judiciary - 1 "**
- 4. Adviser/P.S.D. - 1 "**
- 5. Adviser/Medical - 1 "**
- 6. Adviser/Finance - 1 "**
- 7. The Chief Secretary (Council of Advisers) 1 "**

ASSISTANT SECRETARY TO THE GOVERNMENT OF MANIPUR.

**Copy of the Gazette of India, Extraordinary Part II -
Section 3, dated the 17th July, 1953 containing, the
Delimitation Commission, India, Final Order No. 1.**

The Gazette of India

EXTRAORDINARY
PART II—Section 3
PUBLISHED BY AUTHORITY

No. 186] NEW DELHI, FRIDAY, JULY 17, 1953

DELIMITATION COMMISSION, INDIA NOTIFICATION

New Delhi, the 17th July, 1953

S.F.O. 1419.—In pursuance of sub-section (1) of section 9 of the Delimitation Commission Act, 1952, a Final Order made by the Delimitation Commission in respect of the determination of members under sub-section (1) of Section 8 of the said Act is hereby published:

DELIMITATION COMMISSION, INDIA, FINAL ORDER NO. 1.

The proposals of the Commission in respect of the determination of members under sub-section (1) of section 8 of the Delimitation Commission Act, 1952, were published in the *Gazette of India, Extraordinary*, dated the 18th May, 1953, and all objections and suggestions received from the public within the specified time were considered at three public sittings of the Commission held at Bangalore, Calcutta and Delhi on the 16th June, 7th July, and 10th July, 1953, respectively. The oral representations of certain persons who attended these public sittings were also heard.

After reconsidering the proposals in the light of the objections, suggestions and representations made and received, we determine as follows:—

I. (1) The number of seats to be allotted to each of the States in the House of the People and the number of seats to be

[2387]

Price anna 1 or 1½d.

reserved therein for the Scheduled Castes and the Scheduled Tribes of the State shall be as shown below:—

Name of State	Total number of seats	Number of seats reserved for	
		Scheduled Castes	Scheduled Tribes
1	2	3	4
<i>Part A States</i>			
1. Assam	28	4	1
2. Bihar	12	1	2
3. Bombay	55	7	6
4. Madhya Pradesh	49	4	5
5. Uttar Pradesh	29	4	3
6. Madhya Pradesh	49	8	Nil
7. Orissa	20	4	4
8. Punjab	17	3	Nil
9. West Bengal	86	16	Nil
10. West Bengal	34	6	2
<i>Part B States</i>			
1. Hyderabad	25		Nil
2. Jammu & Kashmir	6	Nil	Nil
3. Madhya Bharat	11	2	1
4. Mysore	13	2	Nil
5. Patiala and East Punjab States Union	5	1	Nil
6. Rajasthan	21	2	Nil
7. Saurashtra	6		Nil
8. Travancore-Cochin	13	1	Nil
<i>Part C States</i>			
1. Ajmer	1	Nil	Nil
2. Bhopal	2	Nil	Nil
3. Bilaspur	1	Nil	Nil
4. Coorg	1	Nil	Nil
5. Delhi	3	Nil	Nil
6. Himachal Pradesh	2	Nil	Nil
7. Kutch	2	Nil	Nil
8. Manipur	2	Nil	1
9. Tripura	2	Nil	1
10. Vindhya Pradesh	5	1	1

(2) It is assumed that the State of Andhra will be constituted in the near future with the territories specified in

clause 3 of the Andhra State Bill, 1953, and that a part of the Bellary District will be transferred from the State of Madras to the State of Mysore as provided in clause 4 of that Bill. The references to these three States in the above table and in the table in paragraph II below are to be construed accordingly.

(3) The number of seats to be reserved in the House of the People for the Scheduled Castes of Hyderabad and Saurashtra will be determined by a subsequent Order.

II. (1) The number of seats to be assigned to the Legislative Assembly of each Part A State and of each Part B State, other than Jammu and Kashmir, and the number to be reserved therein for the Scheduled Castes and for the Scheduled Tribes of the State shall be as shown below:—

Name of State	Total number of seats	Number of seats reserved for	
		Scheduled Castes	Scheduled Tribes
1	2	3	4
<i>Part A States.</i>			
1. Andhra	196	26	5
2. Assam	108	5	9
3. Bihar	350	47	33
4. Bombay	294	25	27
5. Madhya Pradesh	232	32	27
6. Madras	245	39	1
7. Orissa	140	25	28
8. Punjab	119	22	Nil
9. Uttar Pradesh	430	78	Nil
10. West Bengal	238	45	21
<i>Part B States.</i>			
1. Hyderabad	175		3
2. Madhya Bharat	99	16	13
3. Mysore	117	21	Nil
4. Patiala and East Punjab States Union	60	12	Nil
5. Rajasthan	168	18	3
6. Saurashtra	60		1
7. Travancore-Cochin	117	11	Nil

(2) Out of the 108 seats assigned to the Legislative Assembly of the State of Assam, 18 seats shall be reserved for the autonomous districts of that State as shown below:—

United Khasi and Jaintia Hills District	5
Garo Hills District	4
Lushai Hills District	3
Naga Hills District	3
North Cachar Hills	1
Mikur Hills	2

(3) The number of seats to be reserved in the Legislative Assemblies of Hyderabad and of Saurashtra for the Scheduled Castes will be determined by a subsequent Order.

N. CHANDRASEKHARA AIYAR,
Chairman.

P. K. KAUL.
K. V. K. SUNDARAM.

New Delhi,

Dated the 17th July, 1953.

[No. 60/53.]

By Order,

P. S. SUBRAMANIAN,
Secretary.



PUBLISHED BY AUTHORITY

No. 26

Imphal, Wednesday, September 2, 1958.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 17th August, 1958.

No. FA/85/52 113. The Chief Commissioner is pleased to grant earned leave for 13 (thirteen) days to Shri T. O. Tiangkham, S. D. O. Ukhrul with effect from the forenoon of 28-5-58 to 4-6-58.

T. Kalachand Singh,
Asstt. Secretary to the Government of Manipur

Imphal, the 20th August, 1958.

It is hereby notified for general information that Shri Thiyan Mera Singh, Mansadar, Wangol Mousa has been placed under suspension with effect from 12-8-58 for breach of trust and misappropriation. A criminal case has been started against him.

No payment in the shape of land revenue or in satisfaction any other Government due should henceforth be made to him. Any payment of land revenue made to him hereafter will be on the personal risk of the payer and Government will not be responsible for such payment.

M. N. Phukan,
Deputy Commissioner, Manipur

Imphal, the 18th August, 1958.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Ngathal Village O. S. Ltd. (Regd. No 227 of 1949-50) in Manipur, under Sub-section (1) of section 25 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 29 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 29 of the same Act, I hereby appoint Mr. Haakhel Thangjom Inspector, C. S. (Hills) to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this Notice.

H. B. Singh,
Registrar, Co-operative Societies, Manipur

Imphal, the 18th August, 1953.

The Cottage and Small-Scale Industry units who want to be "approved contractors" to the Directorate General of Industries & Supplies for supply of Government requirements of stationery, articles for 1954-55 which will be prepared in September, 1953 are required to get themselves registered with the Directorate General of Supplies and Disposal (Section QS 4-A Registration), New Delhi. Those seeking registration with DGS & D should apply for this purpose on the prescribed form which is obtainable from the cash branch of DGS & D on payment of Rs. 5/- and such request should be routed through the State Director of Industries. Details may be had from the Office of the undersigned.

H. B. Singh,
Director of Industries, Manipur.

Imphal, the 22nd August, 1953

It is hereby notified for general information that all Kitchens Buildings and constructions at Assam Rifles Camps at the following places will be sold in auction at the date and time noted against each place:

1. at Lengpail at Monks on 21st Sept at 1200 hrs
2. at Nongpoh on Friday, the 21st Sep 53 at 1200 hrs.

Interested persons are invited to attend the sale punctually.

The successful bidders will have to pay at least 25% of the sale value immediately at the time of the sale and the balance 75% from the date of call, after the sale is over, to the Inspector General of Assam Rifles, Shillong. In case of default the property will be sold and removed from the site within 15 days from the date of final payment.

P. Lama,
Lieut-Colonel Commandant, 4th A. R.

Imphal, the 1st August, 1953

It is hereby notified for general information that the pattas described in the attached list have been tendered as security held by persons mentioned therein who have been appointed as Mouzadars. Any person who has any claim upon the property pledged in the security or who denies the right of the proposed security to the property should come forward within a month and prefer his claims and objections in respect to it, on failure of which the in-admissibility of any plea of objection will be treated as a bar of any future claims whenever proffered.

M. N. Phukan,
Deputy Commissioner, Manipur.

LIST OF PATTAS TENDERED AS SECURITY BY THE MOUZADARS.

1. Shri Ngarangbam Achow Singh, Mouzadar, Oinam Mouza.

(Patta No. 59/8 Shri Ng. Achow Singh & O Late Mothumangal Singh & Ng Nilmani Singh land at Kheijuman Khulan, Ahailup Para (Government land and paddy land measuring 68 Bighas 1 Katha 5 Leasas).

2. Shri Laishangbam Ibomcha Singh, Mouzadar, Nangthang Mouza.

(Patta No. 52/975 Laishangbam Ibomcha Singh rapt land at Mohrang measuring 6 Bighas 1 Katha 5 Leasas.

- (b) Patta No. 52/975 Laishangbam Ibomcha Singh rapt land at Mohrang measuring 6 Bighas 1 Katha 5 Leasas.
- (c) Patta No. 98/282 Laishangbam Ibomcha Singh rapt land measuring 18 Bighas 3 Kathas 3 Leasas.

3. Shri Khaidem Ratha Singh, Mouzadar, Bishenpur Awang Mouza.

- (a) Patta No. 87/275 Aballup Tana. Khaidem Ratha Singh S/O late Radha Singh and Ballav Singh, S/O Tunal Singh, rupit land measuring 12 Bighas 13 Lessas.
- (b) Patta No. 88/609 Khaidem Ratha Singh S/O late Radha Singh of Bishenpur Awang for rupit land at Bishenpur measuring 8 Bighas 12 Lessas.
- (c) Patta No. 87/352 Khaidem Ratha Singh, S/O late Radha Singh for ingkhol at Bishenpur Awang measuring 1 Katha 12 Lessas.
- (d) Patta No. 42/439 Nongmaithem Tunal Singh S/O late Thambal Ngumba of Nachou and Khaidem Ratha Singh, S/O late Radha Singh of Bishenpur Awang for rupit land measuring 17 Bighas, 1 Katha 10 Lessas.
- (e) Patta No. 37/125 Toungbam Chaoba Singh S/O Tomba Singh for rupit land and homestead land at Bishenpur Awang measuring 19 Bighas 1 Katha 2 Lessas, tendered in favour of and for Shri Khaidem Ratha Singh.

4. Shri O. Ratan Singh, Mouzadar, Leimapokpam Mouza.

- (a) Patta No. 17/416 Oinam Ratan Singh S/O Angahal Singh for rupit land at Leimapokpam measuring 5 Bighas 13 Lessas.
- (b) Patta No. 12/332 Oinam Ratan Singh for rupit land measuring 6 Bighas 1 Kathas.
- (c) Patta No. 5/154 Tomba Singh S/O Toijam Tolenjot Singh of Kodompokpi tendered in favour of Oinam Ratan Singh for land measuring 9 Bighas 1 Katha 8 Lessas.
- (d) Patta No. 1/92 Laisram Tomba Singh S/O late Hera Singh of Leimapokpam for land measuring 2 Bighas 6 Lessas.

5. Shri Laisram Girimohan Singh, Mouzadar, Maibam Mouza.

- (a) Patta No. 21/305 Laisram Girimohan Singh S/O late Sanoi Singh for rupit land at Kongkham 8 Bighas 1 Kathas.
- (b) Patta No. 21/158 Laisram Girimohan Singh for rupit land at Kongkham village measuring 10 Bighas 4 Kathas 8 Lessas.
- (c) Patta No. 23/173 Laisram Girimohan Singh for rupit land at Maibam Lokpaching measuring 15 Bighas 2 Kathas 10 Lessas.
- (d) Patta No. 98/127 Laisram Girimohan Singh for rupit land at Maibam Kamong measuring 12 Bighas 3 Kathas 6 Lessas.

6. R. K. Irabot Singh, Mouzadar, Phubala Mouza.

- (a) Patta No. 44/22 Angangyaima Rajkumar for ingkhol and rupit land at Ningthoukhong pledged & tendered in favour of R. K. Irabot Singh measuring 10 Bighas, 2 Kathas and 8 Lessas.
- (b) Patta No. 44/556 Angangyaima Rajkumar for rupit land at Ningthoukhong village pledged and tendered in favour of R. K. Irabot Singh, 3 Bighas 3 Kathas, 15 Lessas.

7. Shri Wahengbam Gourkishore Singh, Mouzadar, Kumbi Mouza.

- (a) Patta No. 55/45 Khangembam Tomba Singh, S/O Angou Singh of Kumbi for rupit land at Saiton measuring 10 Bighas 3 Kathas 1 Lessa.
- (b) Patta No. 54/920 Khangembam Chaoren Singh S/O Tomba Singh of Kumbi for rupit land at Kumbi measuring 8 Bighas 4 Kathas 8 Lessas.
- (c) Patta No. 54/1751 Nongmaithem Goura Singh S/O Ahongjao Singh of Kumbi for rupit land measuring 3 Bighas 3 Kathas 14 Lessas.
- (d) Patta No. 64/402 — Do — — — measuring 5 Bighas 4 Kathas 11 Lessas.
- (e) Patta No. 64/207 — Do — — — measuring 5 Bighas 3 Kathas 15 Lessas.

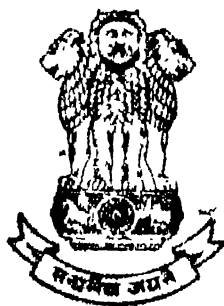
NOTICE

Imphal, the 26th August, 1958.

The candidates who have applied for admission to Compounder's Training School, Imphal are requested to appear for competitive entrance examination and interview on 11th September, 1958 at 10 A.M. at my Office. Those who have not submitted the School certificates can do so by above date. Regular Compounder classes will be starting from the 14th September, 1958.

Candidates are required to furnish themselves with paper and ink for the examination mentioned above.

A. C. Kapoor,
Chief Medical Officer, Manipur.



PUBLISHED BY AUTHORITY

No. 27.

Imphal, Wednesday, September 9, 1958.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 2nd September, 1958.

For the Gauhati University Matriculation Examination 1954.

Rules for the admission of Private candidates to the Preliminary Test Examination to be held under the orders of the Inspector of Schools, Manipur.

Under the regulations of the University the following rules on the above subject are published for general information.

1. (a) A candidate who has not attended any school for at least one year previous to the examination, will be treated as a private candidate.
- (b) Candidates who discontinued their studies while reading in the School will have to wait till the time, when, if they continued their studies in a recognised school, they would have completed the Matriculation course.
- (c) Private candidates from outside territorial jurisdiction of the Gauhati University cannot be allowed to appear at the Test Examination unless they can produce the orders of the Gauhati University sanctioning their migration.
- (d) No candidate from a school which has not obtained formal recognition from the University will be recognised as a private candidate even if he has read in a poorly enrolled class of the school or has been taught as a private pupil by one or more members of the staff, with or without fees.
- (e) If any candidate in (d) be eligible to appear as a private candidate under (b), he will be required to produce a certificate from the Head Master of the recognised school where he last read mentioning clearly the year and the class from which he discontinued there.

2. Ordinarily teachers of recognised High and Middle English Schools and Librarians of recognised Institutions who intend to appear at the Matriculation Examination as private candidates will not be required to appear at any preliminary Test Examination if he has 32 months of continuous service to his credit. They should formally apply to the Registrar, Gauhati University for permission to appear at the Examination on or before 31.10.58 and should at the same time comply with the following requirements:—

Each application should be addressed to the Registrar and should be submitted through the responsible person together with a certificate of good conduct and documentary evidence regarding age, residence and study and should contain a statement of the subjects proposed to be offered at the Examination. A Teacher candidate should submit his application through the Head of the Institution in which he is employed, and sanctioned by the Inspector of schools.

3 A detenu candidate also will be required to appear at the Preliminary Test Examination with permission from the Registrar.

(a) A detenu candidate, taking up Hygiene as an additional subject, is to submit to the Registrar along with his application a certificate of training in the subject from a registered Medical Practitioner or from a recognised teacher of Hygiene.

(b) Teachers of recognised High or Middle English schools taking up Hygiene will not be required to submit any such certificate.

4. Applications of teacher or detenu candidates must be accompanied by a permission fee of Rs. 18/-. No application will be considered without the permission fee. The University's Treasurer's Chalan or Postal Money order receipt in support of the payment of permission fee must be attached in the application.

5. The following Govt. High Schools in Manipur are authorised to hold test Examinations for Private candidates for the Matriculation Examination.

- (1) Johnston High School, Imphal
- (2) Ukhrul Govt. High School, Ukhrul.

The Test Examination is ordinarily held before the X'mas holidays.

6 Every private candidate should submit, not later than 31st. October, 1958, a written application to the Headmaster of the High School at which he wishes to appear at the Test Examination. Late and incomplete applications will ordinarily be rejected. The applicant should furnish the following information along with his application.

- (1) Name of the candidate (Block letters).
- (2) Age of the candidate.
- (3) His residence.
- (4) His father's name.
- (5) His postal address.

7. (a) Candidates shall be examined in the following subjects:—

- (i) A major Vernacular Language, Viz Bengali, Assamese (2 papers).
- (ii) English—Three full papers.
- (iii) Geography—One paper.
- (iv) History of India and History of England—One paper.
- (v) Mathematics—One paper.
- (vi) A Classical Language (Sanskrit, Arabic and Persian)—one paper.

or
Alternative Vernacular recognised by the Executive Council other than the Major Vernacular of the candidate already taken up as compulsory subject (Assamese, Bodo, Hindi and Urdu)—One paper.

(b) Candidates, if they so desire, may take up one of the following subjects, as additional subjects:—

- (i) Elementary Scientific Knowledge.
- (ii) Elements of Physics and Chemistry.
- (iii) Elementary Mechanics.
- (iv) Elementary Hygiene.
- (v) Additional Mathematics.
- (vi) Business Methods and correspondence.
- (vii) Commercial Geography.
- (viii) Elements of Public Administration in India.

The Head Master will then inform the candidate of the result of his application and the amount of fee that the candidate will have to pay and of the date on which the Test Examination will commence.

The fee must be paid on the date on which the Head Master demands it.

8. A Private candidate who attended a school previously must furnish a certificate from the Head Master as to his good conduct. He must also submit a certificate from his tutor who must be a teacher of recognised standing that he has prosecuted a regular course of study and has been subject to proper discipline since leaving school.

9. A Private candidate who has never attended a school must produce two certificates, one from a gentleman of recognised standing in his district to the effect that he has never been at any school and bears a good character, another from his tutor who must be teacher of recognised standing certifying that he has prosecuted a regular course of

Head Masters will enquire into the qualifications of the tutor

Candidates desiring to offer Elementary Scientific knowledge as one of their optional subjects at the Matriculation Examination will be required to submit along with their application for permission to appear at the Test Examination certificate of having undergone practical training in Elementary Scientific knowledge in a recognised School.

One who has never been a at school will be required to produce an affidavit sworn by his or her before a competent Massachusetts Notary Public declaring his age.

11 On the date of examination, the respondent was examined for the purpose of determining whether or not he was competent to stand trial. The examination of the respondent was conducted by the examining physician, who is a member of the medical staff of the hospital.

16. The applications of those candidates who are allowed to go up for the Matriculation Examination will be sent direct by the Inspector of Schools to the University. And at the same time information will be sent to the respective schools as to the candidates who are sent up.

18. The fee payable by each candidate to the University for the examination is Rs. 18/-, in addition to the permission fee of Rs. 18/-, if any, mentioned in paragraph 4. In the University Centres they will be required to pay a centre fee of Rs. 4/- per candidate.

Dhubri, Dibrugarh, Gauhati, Jorhat, Karimganj, Nowgong, Shillong,
and Silchar.

Inspector of Schools, Manipur.

Imphal, the 28th August, 1953.

The following Notification No. F. 2-7/53-ME dated the 20th June, 1953 from the Government of India, Ministry of Health, New Delhi is republished for general information.

NOTIFICATION

It is hereby notified for general information that in pursuance of the provisions of sub-section (2) of section 10 and section 15 of the Indian Nursing Council Act, 1947 (XLVIII of 1947), the Indian Nursing Council has declared that the following qualification shall be a recognised qualification for the purpose of the said Act:—

Certificates granted by the Health Department, Madras, in Midwifery to pupil Health Visitors.

G. H. S.

Asstt. Secretary (Dev.) to the Govt. of Manipur.

PART III

NOTICE

Imphal, the 28th August, 1953.

No. HDE 78/53 114.—The Government of India have decided to award in 1954, as usual, a scholarship for study abroad to a student who is by birth or domicile a native of Part 'C' State or Andamans and Nicobar Islands. The scholarship is open to meritorious candidates, ordinarily not older than 30 years on 1st January, 1954, intending to study abroad in any branch of knowledge for which suitable facilities do not exist in India.

Applications have to be submitted by candidates on prescribed forms, a few copies of which are available in the Secretariat, by September 23, 1953.

Intending candidates may contact the Education Branch of the Secretariat for detailed information.

Imphal, the 28th August, 1953.

The following Press Note No. 1-PO(2)/53 dated the 7th July, 1953 from the Assistant Secretary to the Government of India, Ministry of Commerce and Industry is republished for general information—

PRESS NOTE.

Revision of Imported Drugs Prices.

With effect from June 27, 1953, the prices of certain additional varieties of imported sulpha drugs (Messrs. Volkart Brothers), penicillin (Boots Pure Drug Co. (India) Ltd.), vitamins and vitamin preparations (The Crookes Laboratories Limited, Martin & Harris Ltd.), streptomycin (Messrs. Merck & Co. Inc., U. S. B.) and Liver extracts (Lederle Laboratories (India) Ltd.) have been fixed by the central Government under the Drugs (Control) Act, 1930.

The prices of certain varieties of sulpha drugs (Boots Pure Drug Co. (India) Ltd., Glaxo Laboratories), vitamins and vitamin preparations (Messrs. Volkart Brothers, Glaxo Laboratories, Martin & Harris Ltd., Parke, Davis & Co. Ltd.) Streptomycin (Glaxo Laboratories, Messrs. Merck & Co., Ltd., Canada), Penicillin (Glaxo Laboratories, Messrs. Merck & Co., Ltd., Canada), Chloromycetin (Parke, Davis & Co. Ltd.) and Liver extract (Banga Medical Supplies (India) Ltd.) have also been revised with effect from the same date.

These prices are being notified by the State Governments under their respective Drugs Control Acts.

G. H. S.
Assistant Secretary to the Govt. of Manipur



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 28-E-8

Imphal, Monday, September 14, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

Imphal, the 7th September, 1953.

No. Regis/2 53—The Chief Commissioner is pleased to reappoint Shri Mazachang Raikhen, B. A. with effect from 16-7-53 in the temporary post of Sub-Registrar, the term of which has been extended upto 28-2-54 vide order of even number dated 23-6-1953.

Imphal, the 7th September, 1953.

No. R/Fy 6 51, 73.—The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 26 Chakprau Thingel from the Register of Govt. Fisheries with effect from 1st April, 1953.

T. Kalachand Singh,
Asstt. Secretary to the Government of Manipur.
Revenue & Finance Departments.

Imphal, the 12th September, 1953.

Tour programme of Chief Commissioner, Manipur for the
month of September, 1953.

23-9-53	(Wednesday).	...	11 A. M.	...	Leave Imphal by Motor car.
24-9-53	to 26-9-53	}	Halt at Mao.
(Thursday to Saturday).					
27-9-53	(Sunday).	...	1 P. M.	...	Leave Mao by Motor Car.
			5 P. M.	...	Arrive Imphal.

P. C. Deb,
Chief Secretary to the Government of Manipur.



PUBLISHED BY AUTHORITY

No. 29

Imphal Wednesday, September 28, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Order No. 14 (Claims) 53 54.

Extension of the following posts are hereby accorded for a period of three months only with effect from the 1st September '53 in anticipation of sanction of the Government of India, Ministry of Defence and the persons named below are appointed in these posts for this period in continuation of their previous services on the scales of pay as noted against them each.

Sl. No.	Names of posts	Names of persons appointed	Pay scales.
1.	Claims Officer	Shri W. Chaoba Singh, B. A.	On consolidated pay of Rs. 200 P. M. in addition to his per diem.
2.	Sub-Deputy Collector (Claims).	Shri M. Charugopal Singh, B. A.	On the scale of Rs. 150-150-200 (Con)-10-260-(EB)-12½-375-(EB)-12½ 400 with usual allowances as admissible under the rules.

The expenditure involved shall be shared equally between the Defence Services and Civil Estimates and debited as follows:—

Defence Service Share.—Main Head 7 Expenditure on including M. E. S. Stores Sub Head D" General Charges of Defence Services Estimates

Civil Share :— 57-Miscellaneous.

R P Bhargava,
Chief Commissioner, Manipur.

Imphal, the 27th August, 1953.

No. J/25/52—The Chief Commissioner is pleased to appoint Shri O. Thambal Singh, B. L. Munsiff to officiate as Sub-Judge along with his normal duties as Munsiff vice Shri M. Radhamohan Singh granted leave.

P. C. Deb,
Chief Secretary to the Government of Manipur.

Imphal, the 25th July, 1953.

No. Claims/6/53/25.—The Chief Commissioner is pleased to appoint Shri K. Lamphel Singh, Sub-Deputy Collector temporarily as an Extra Assistant Commissioner in the scale of Rs. 250-250-300(Con)-25-400(EH)-25-600(EB)-25-650/- vice Shri O. Kathipri appointed as Extra Assistant Commissioner in the Claims Department under Government of India Ministry of Defence letter No. 31/3114-LH/D(C&Q)g dated the 10th July, 1953 and to place him in charge of the Churachandpur Sub-division. The appointment will be for the period upto the 28th February, 1954 or upto the date of reversion of Shri O. Kathipri to the Revenue Department whichever the earlier

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

NOTIFICATION.

Imphal, the 23rd August, 1953

The following letter No. F 11-(4)/53 S-8 dated the 21st August, 1953 from the Government of India, Ministry of Education, New Delhi is republished for general information—

Subject :—Offer of three Scholarships by the Ohio State University, U.S.A.

In continuation of this Ministry letter of even number dated the 5th August, 1953, on the above subject, I am directed to state that information has since been received that the above scholarships are tenable for the academic year 1953-54 in any department.

G. H. Singh,
Asstt. Secy. to the Govt. of Manipur

The following Notifications received from the Deputy Accountant General, Assam, Shillong, are republished for general information.

NOTIFICATIONS.

Dated Shillong, the 15th August, 1953.

Subject :—Payment of fees to gazetted Government servants.

No. T.M. 16/47-48/13.—A copy of the correction slip No. 156 to the Central Government Compilation of Treasury Rules, Vol. I is circulated to all Treasury and Sub-Treasury Officers under the audit control of the Accountant General, Assam for information and guidance.

Correction to the Central Government Compilation of Treasury Rules, Vol. I.

No. 156.

Page 10, Rule 20,

Insert the following as a Note below this rule :—

Note—Fees payable to a gazetted Government servant from the revenues of a Government other than that under whom he is employed shall be paid only with prior authority of the Audit Officer of the gazetted Government servant concerned.

IN L.M. No. F. 9(3)/53, dated 6-8-53. By G. I. 2000/TM-156 in T.M. 51. 14 of 1947-48.

Dated Shillong, the 3rd. September, 1953.

Subject:—Exhibition of "Dearness Pay" separately for budgetary and accounting purposes.

No. T. M. 2/14/53/14.—The Government of India, Ministry of Finance have decided that for budgetary and accounting purposes, the "Dearness Pay" sanctioned in their office Memo. No. F. 6(1)-B. II 53, dated the 9th May, 1953 should be included under "Allowances, Honoraria etc." and shown as a detailed item thereunder distinct from dearness allowance. All Central Heads of Departments and offices under the audit control of the Accountant General, Assam are therefore requested to show the amounts on account of "Dearness allowance" and "dearness pay" separately in the pay and establishment bills. They are also requested to see that the instructions of the Government of India are not lost sight of at the time of preparation of their Budget Estimates.

(G. I. M. F. O. M. No. F.1(91)-B 53 dated 28-7-53-Dy. No. 2625/TM-670 of 1953-54 in T. M. B1. T. M. 2/14/53.).

Dated Shillong, the 3rd September, 1953.

Subject:—Execution of a general bond of Indemnity by the Punjab and Sind Bank Limited.

T. M. 23/1/53/15—All treasury and sub treasury officers in Manipur are hereby informed that the Punjab and Sind Bank Ltd., has executed a general Bond of Indemnity with the President of India under rule 247(2) of the Central Treasury Rules. The Bond enables the Bank to collect from any treasury or disbursing officer in India, for its constituents, pay, allowances, pension etc. payable from funds administered by or on behalf of the President of India including pensions payable on behalf of other Governments.

In due course the name of the Bank will be included in the Annexure A to rule 247 of the Central Treasury Rules, Vol. I by the Government of India.

Kulwant Singh,
Deputy Accountant General, Assam.

G. H. Singh,
Supdt., Govt. Press, Manipur.

The following Notification No. AAP. 145/53/58 dated the 17th August, 1953, from the Under Secretary to the Government of Assam, Appointment Department, Shillong is republished for general information

NOTIFICATION

The 17th August, 1953.

No. AAP. 145 53/58.—The Governor of Assam is pleased to direct the publication of the results of the Half Yearly Departmental Examination of the Indian Administrative Service and other officers held from the 5th to the 9th May, 1953 both days inclusive:—

Name.	Subjects in which passed.		Subjects in which still liable	
	Higher or sole standard	Lower Standard.	Higher or sole standard.	Lower Standard.
	X	X	X	X
	Officer of the Manipur. State.			
Shri T. O. Tiangkham	—	—	Law Part I by the lower standard,	

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur

PART III

NOTICE

Imphal, the 3rd September, 1953.

No. S/CS/H 53 —It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Workers' Co-operative Society Limited has been this day registered in my Office as a Co-operative Society and numbered as S of 1953-54, dated the 3rd August of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,

Registrar, Co-op. Societies, Manipur.

Imphal, the 11th Sept. 1953.

Sealed tenders will be received by the undersigned upto 12 A. M. of the 25th September 1953 for "Collection of Metal", costing Rs. 65,000/-for works 'metalling Kakehing turning to Sugnoo turning.

Full particulars may be seen in the office of the undersigned during the office hour.

Y. Tombi Singh,

Principal Engineering Officer, Manipur, Imphal.

Imphal, the 8th Sept. 1953.

The 16th September, 1953 being a holiday on account of Radha Stami there was no issue of the Gazette on that date.

G. H. Singh,

Supdt., Govt. Press, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 80-E-9

Imphal, Monday, September 28, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 19th September, 1953

No. J/33/53—In pursuance of the adoption of a motion by the House of the People on the 24th August 1953 that 'the The Code of the Criminal Procedure (Amendment) Bill, 1952, by Shri B. V. Ramaswamy, M. P. marginally noted Bill be circulated for the purpose of eliciting opinion thereon by the 31st December, 1953, the said Bill with the statement is published below for general information

It should be noted that any person or public body desiring to submit an opinion on the Bill has to do so through the State Government or the Chief Commissioner concerned. Any opinion which is submitted direct to the Parliament Secretariat or to any other Ministry of the Government of India will not be accepted.

THE CODE OF CRIMINAL PROCEDURE (AMENDMENT) BILL, 1952, BY S. V. RAMASWAMY.

[AS INTRODUCED IN THE HOUSE OF THE PEOPLE]

A
BILL

Further to amend the Code of Criminal Procedure, 1898.

WHEREAS it is expedient further to amend the Code of Criminal Procedure (V of 1898) for the purposes hereinafter appearing;

Enacted by Parliament as follows.—

1. **Short title.**—This Act may be called the Code of Criminal Procedure (Amendment) Act of 19

2. **Repeal of sections 266, 267, 268 and 269, Act V of 1898.**—Sections 266, 267, 268 and 269 of the Code of Criminal Procedure (V of 1898) (hereinafter referred to as the said Act) are hereby repealed

3. **Amendment of section 272, Act V of 1898.**—In section 272 of the said Act,—
(i) the words "to choose jurors or assessors as hereinafter directed and"; and
(ii) the proviso,
shall be omitted.

4. **Repeal of sections 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 284A, 285, 285A, Act V of 1898.**—Sections 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 284A, 285, and 285A of the said Act are hereby repealed

5. **Substitution of new section for section 283, Act V of 1898.**—For section 283 of the said Act, the following shall be substituted, namely:—

"283. *Judgment by the Court*—When the case for the defence and the prosecutor's reply (if any) are concluded, the Court shall deliver judgment

6. **Repeal of sections 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308 and 309, Act V of 1898.**—Sections 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308 and 309 of the said Act, are hereby repealed.

7. **Amendment of section 375, Act V of 1898.**—In sub-section (2) of section 375 of the said Act, the following shall be omitted, namely—

"Such enquiry shall not be made, nor shall such evidence be taken in the presence of juror or assessors, and,".

2. Amendment of section 418, Act V of 1898.—In section 418 of the said Act,—

(i) in sub-section (1), the words "except where the trial was by jury, in which case the appeal shall lie on a matter of law only", and

(ii) sub-section (2),

shall be omitted.

3. Amendment of section 423, Act V of 1898.—Sub-section (2) of section 423, of the said Act, shall be omitted.

STATEMENT OF OBJECTS AND REASONS

The Jury system is unnecessary and assessor system is useless

Oftentimes the Jury returns perverse verdicts and Sessions Judges are generally disinclined to submit such cases to the High Court under section 307 of the Code of Criminal Procedure for a variety of reasons. Whatever justification there might have been for the introduction of the system, it is out-moded. Our Judiciary is one of the best in the world and the robust independence of our Judiciary is the sentinel guarding the liberty of the individual. Should there be any mistake, there are a series of appellate courts to rectify.

The economy involved in their abolition will be enormous, and the Code will become much simplified.

Hence this Bill.

S. V. RAMASWAMY.

T. Kalachand singh,

Assistant Secretary to the Govt. of Manipur

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 81,

Imphal, Wednesday, September 30, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 24th September, 1953.

No. R 4 53 102—The Chief Commissioner is pleased to order the derreservation of 80 paris of land from the Wanghal Khongnangmakhong grazing reserve as per description below :—

Description of land to be cancelled from the Wanghal
Khongnangmakhong grazing reserve.

1. Dag No. 1001 of Khangabok village (Sheet No. 2)
Area 118 Bighas 3 Kathas and 4 Lessas.

Boundaries.

North—Moirang Palli.
South—Rayotwari Rupit lands covered by Dag No. 1002 to 1075
East—Imphal Moreh Road.
West—Grazing ground covered by Dag No. 1193.

2. Dag No. 179 of Khangabok (Sheet No. 1)
109 Bighas and 10 Lessas.

Boundaries.

North—Rupit Lands.
South—Moirang Palli.
East—Imphal Moreh Road.
West—Khangabok bosti.

P. C. Deb,
Chief Secy. to the Govt of Manipur

ORDER

Imphal, the 23rd September, 1953.

Under the orders of Government Shri W Gourkishore Singh, Mauzadar Yumbi
Mauza is placed under suspension with immediate effect.

M. N. Phukan,
Deputy Commissioner, Manipur

Imphal, the 17th September, 1953.

As Shri G. Chandrakumar Sarma, the liquidator of the Nambal Mapel Lakshmi Weavers' Co-operative Society Ltd, Regd. No. 775 of 1948-49 has left this Department without finalising the liquidation work of this society, I hereby, in exercise of the powers conferred on me by Sub-section (1) of Section 42 of the Co-operative Societies Act, II of 1912, appoint Shri Th. Ibobi Singh, Inspector of Co-operative Societies to be the liquidator of the said society in place of Shri G. Chandrakumar Sarma.

This Order will have immediate effect.

H. B. Singh,
Registrar, Co-operative Societies, Manipur.

Imphal, the 24th August, 1953.

No. FR-45/52/53—With the sanction of the Government of India, Ministry of States, New Delhi in their letter No. F. 14(11)-W/53 dated the 11th August, 1953, the Chief Commissioner is pleased to assume himself the powers in regard to Forest matters as detailed in the Schedule attached to this Notification. And further, the Chief Commissioner is pleased to delegate the financial powers indicated in the Schedule to the Forest Officer, Manipur.

G. H. Singh,
Assistant Secretary to the Government of Manipur.

SCHEDULE.

Powers delegated to the Chief Commissioner, Manipur and the Forest Officer, Manipur, in regard to Forest Matters.

Sl. No.	Nature of power	Condition and extent of Delegation,	Authority	Remarks.
1	2	3	4	5
1	Writing off of irrecoverable revenue in the Forest Department.	Up to Rs. 500/- in each case.	Chief Commissioner, Manipur	
2	Writing off of irrecoverable advances.	Up to Rs. 250/- in each case.	-do-	
3	Sanction of advances to Sawing & Carting Sirdars, employed for sawing and removal of timber.	Up to Rs. 2,000/- in each case.	-do-	
4	Sanction of pleaders' fees in the prosecution of criminal offences in the Forest Department.	Up to Rs. 100/- in each case.	-do-	
5	Writing off of irrecoverable value of property, including buildings, due to loss by fire.	Up to Rs. 500/- in each case.		

Sl. No.	Nature of power.	Condition and extent of Delegation.	Authority	Remarks
1	2	3	4	5
6	<p>Sanction of advances to the extent of one month's pay to the following classes of non-gazetted officers in the permanent Forest Establishment:—</p> <p>(a) Officers on the executive establishment</p> <p>(b) Clerks employed in Range Offices, elsewhere than at the Head-quarters of the Divisional Office</p> <p>(c) Clerks and inferior staff who are required to accompany gazetted officers on a continuous tour likely to last for more than a month.</p>		Chief Commissioner, Manipur.	<p>The scope of such advances should be limited in cases where the need arises out of the peculiar circumstances of serving in the Forest Department for instance advances may be granted for the following purposes—</p> <p>(i) To meet expenses in connection with purchase of equipment and provisions before proceeding or while on tour</p> <p>(ii) To meet expenses on account of the purchase of paddy or other grains in localities where supplies are not readily available.</p> <p>(iii) To meet expenses on the purchase of articles and clothing on account of theft of property, if the theft occurs on tour.</p> <p>2. Advances of pay should be recovered in three equal instalments, beginning with the month following that on which the advance is made. A second advance should not be granted until the first one has been fully repaid</p>
7	Sanction of loans to Forest Villagers.	Up to Rs. 1,000/- per Forest Village in each case.	-do-	
8	Sanction of advances to contractors, other than Sawing & Carting Sirdars	Up to Rs 300/- in each case.	Forest Officer, Manipur,	
9	Sanction to purchase stores, tools and plant (excluding live-stock)	Up to Rs 200/- in each case.	do-	
10	Sanction to items of capital expenditure (excluding purchase of live-stock, stores, tools and plant, furniture and tents).	Up to Rs 200 - in each case.	-do-	
11	Sanction to purchase Office and Rest House furniture.	Up to Rs. 50/-	-do-	
12	Sanction to the grant of timber or other forest produce free, or at favourable rates.	Up to Rs 250/- in each case.	-do-	

NOTIFICATION

Imphal, the 21st September, 1958.

No. FR/7/51/34—Whereas the areas given below are found to be good natural pine forests,

And whereas it is expedient in the public interest to utilise the pine trees for resin tapping and distillation industry and other purposes, and also to protect the forest produce of these areas;

Now, therefore, in exercise of the powers conferred upon him by Sections 29 and 30 of the Indian Forest Act, 1927 read with Government of India, Ministry of States' Notification No. 104/J of 24. 8. 50 subsequently amended under Government of India, Ministry of States' Notification No. 146/J of 6-12-50, the Chief Commissioner is pleased to declare the following pine growing areas in Ukhrul Sub-Divisional to be protected forests, and the pine trees as reserved trees and order that the provisions of Chapter IV of the said Act shall be applicable to these areas. This order shall come into force with effect from the 15th October, 1958.

The pine growing areas are as follows —

1. Chasat, 2. Bongbakhullen, 3. Ningthi, 4. Phange, 5. Chahong, 6. Chahong-khunow, 7. Lusat, 8. Mattiyang, 9. Kheyang, 10. Seroi Hills, 11. Huining, 12. Ukhrul, 13. Nungba, 14. Nungbi, 15. Pawee, 16. Kangoi, 17. Chuigai, 18. Tusom Khunow, 19. Tusom Khullen, 20. Chekyang, 21. Chingjaroi, 22. Paotong, 23. Thangyang, 24. Luchai, 25. Kharasom, 26. Jesami, 27. Ongshung, 28. Chamu, 29. Spong, 30. Chungra, 31. Seraphungphi, 32. Phalang, 33. Lang, 34. Vahong, 35. Bholou khunou, 36. Bholou Khullen, 37. Boi, 38. Huishu, 39. Khamsan, 40. Lashi, 41. Kangsong, 42. Langdang and 43. Bhoithair.

The hill villages within the said protected forests are allowed to have the following rights and privileges:—

Grazing right :—They may graze cattle in the area subject to the control of the Forest Department which may close the area or parts of it to grazing from time to time for regeneration and tapping purposes.

Cultivation Right :—The wet-rice cultivation and terraced cultivation of the villages within the protected areas will continue as before. Generally they will have no jhuming right, but may do jhuming cultivation for certain crops at suitable places subject to the control and supervision of the Forest Department.

Wood right :—The local villagers will have the right of obtaining wood other than pine trees for their own buildings and firewood, and for wooden implements for their own use only, but not for sale. When pine trees are required they will obtain a free permit from the Forest Department and cut the trees marked by the Forest Department.

Hunting right :—The State rules for the Preservation of Wild life will apply.

By order etc.,

G. H. Singh,

Asstt. Secy. (Dev) to the Govt. of Manipur.

PART III

NOTICE No. 4 of 10-9-58.

Usually Rinder Pest breaks out in Manipur once in 10 years and many cattle died due to it. Last Epidemic was in 1948. Therefore Veterinary Department has arranged for inoculating all the cattle against this disease. People are required to take advantage of this by bringing cattle to the Hospital as far as possible. It will be done free of all charges. The work will commence from 1st October, 1958.

A. C. Kapoor,
Chief Medical Officer, Manipur,
(Vet. Department)

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Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 32-E-10

Imphal, Tuesday, October 8, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

ORDER.

Imphal, the 26th September, 1953.

Under rule 16 of the rules framed by the Chief Commissioner for regulating the supply and sale of stamps and stamped papers published with Notification No J/42/52 dated 9/6/53, I authorise Jonab Abdul Manir, Inspector of stamps to inspect the accounts and registers and the store of stamps of the licensed vendors in the compounds belonging to offices other than the Civil Courts.

The Inspector of stamps should also arrange to call for the registers of licensed vendors once in every 3 months for examination (vide rule 11) and obtain my signature thereon.

M. N. Phukan,
Deputy Commissioner, Manipur.

ORDER No. 20 of 1953.

Imphal, the 30th September, 1953.

The Hon'ble Judicial Commissioner has been pleased to enrol Shri Yengkhom Jyotindra Singh, B.A., LL.B. of Yaikul, Police Bazar, Imphal as a legal practitioner provisionally in the Court of the Judicial Commissioner and all the courts subordinate to it in Manipur on payment of necessary fees.

K. B. Singh,
Registrar, Judicial Commissioner's Court, Manipur.

NOTIFICATION.

Imphal, the 28th August, 1953.

No. Elec/3/53.—The following notification issued by the Delimitation Commission, India, New Delhi is republished for general information —

DELIMITATION COMMISSION, INDIA
NOTIFICATION

New Delhi, the 17th July 1953

S.R.O.1419.—In pursuance of sub-section (1) of section 4 of the Delimitation Commission Act, 1952, a Final Order made by the Delimitation Commission in respect of the determination of numbers under sub-section (1) of Section 5 of the said Act is hereby published :

DELIMITATION COMMISSION, INDIA, FINAL ORDER No. I.

The proposals of the Commission in respect of the determination of numbers under sub-section (1) of section 8 of the Delimitation Commission Act, 1952, were published in the Gazette of India, Extraordinary, dated the 19th May, 1953, and all objections and suggestions received from the public within the specified time were considered at three public sittings of the Commission held at Bangalore, Calcutta and Delhi on the 10th June, 7th July, and 10th July, 1953, respectively. The oral representations of persons who attended these public sittings were also heard.

After reconsidering the proposals in the light of the objections, suggestions and representations made and received, we determined as follows:—

I. (r) The number of seats to be allotted to each of the States in the House of the People and the number of seats to be reserved therein for the Scheduled Castes and the Scheduled Tribes of the State shall be as shown below:—

Name of State	Total number of seats	Number of seats reserved for	
		Scheduled Castes	Scheduled Tribes
1	2	3	4
Part A States.			
1. Andhra ...	28	4	1
2. Assam ...	12	1	2
3. Bihar ...	55	7	6
Bombay ...	49	4	5
4. Madhya Pradesh ...	29	4	3
5. Madras ...	49	8	Nil
6. Orissa ...	20	4	4
7. Punjab ...	17	3	Nil
8. Uttar Pradesh ...	86	16	Nil
9. West Bengal ...	34	6	2
Part B States.			
1. Hyderabad ...	25		Nil
2. Jammu & Kashmir ...	6	Nil	Nil
3. Madhya Bharat ...	11	2	1
4. Mysore ...	13	2	Nil
5. Patiala and East Punjab States Union ...	5	1	Nil
6. Rajasthan ...	21	2	Nil
7. Saurashtra ...	6		Nil
8. Travancore-Cochin ...	13	1	Nil
Part C States.			
1. Ajmer ...	1	Nil	Nil
2. Bhopal ...	3	Nil	Nil
3. Bilaspur ...	1	Nil	Nil
4. Coorg ...	1	Nil	Nil
5. Delhi ...	3	Nil	Nil
6. Himachal Pradesh ...	3	Nil	Nil
7. Kutch ...	2	Nil	Nil
8. Manipur ...	2	Nil	1
9. Tripura ...	2	Nil	1
10. Vindhya Pradesh ...	5	1	1

(2) It is assumed that the State of Andhra will be constituted in the near future with the territories specified in clause 2 of the Andhra State Bill, 1953, and that a part of the Bellary District will be transferred from the State of Madras to the State of Mysore as provided in clause 4 of that Bill. The references to these three States in the above table and in the table in paragraph II, below are to be construed accordingly.

(3) The number of seats to be reserved in the House of the People for the Scheduled Castes of Hyderabad and Saurashtra will be determined by a subsequent Order.

II. (1) The number of seats to be assigned to the Legislative Assembly of each Part A State and of each Part B State, other than Jammu and Kashmir, and the number to be reserved therein for the Scheduled Castes and for the Scheduled Tribes of the State shall be as shown below :—

Name of State	Total number of seats	Number of seats reserved for	
		Scheduled Castes	Scheduled Tribes
1	2	3	4
Part A States.			
1. Andhra	196	26	8
2. Assam	108	5	9
3. Bihar	330	41	33
4. Bombay	294	25	27
5. Madhya Pradesh ..	232	33	27
6. Madras	245	39	1
7. Orissa	140	25	33
8. Punjab	119	22	Nil
9. Uttar Pradesh ...	430	78	Nil
10. West Bengal ...	238	45	11

Part B States.

1. Hyderabad	175		3
2. Madhya Bharat ...	99	16	18
3. Mysore	117	21	Nil
4. Patiala & East Punjab States Union	60	12	Nil
5. Rajasthan	168	18	3
6. Saurashtra	60		1
7. Travancore-Cochin	117	11	Nil

(2) Out of the 108 seats assigned to the Legislative Assembly of the State of Assam, 18 seats shall be reserved for the autonomous districts of that State as shown below :—

United Kham and Jaintia Hills District	...	5
Garo Hills District	...	4
Lushai Hills District	...	3
Naga Hills District	...	3
North Cachar Hills	...	1
Mikir Hills	...	2

(3) The number of seats to be reserved in the Legislative Assemblies of Hyderabad and of Saurashtra for the Scheduled Castes will be determined by a subsequent Order.

N. Chandrasekhara Aiyar,
Chairman.

P. K. KAUL,
K. V. K. SUNDARAM.

New Delhi,
Dated the 17th July, 1953.

[No. 60/53.]

By Order,
P. S. SUBRAMANIAN,
Secretary.

G. H. Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTICES

Imphal, the 24th September, 1958.

Applications are invited for 2 posts of Nurses in Scale Pay of Rs. 50-2-70-5-100 P. M. plus Dearness Allowance 20% + Rs. 6/- P. M. The applicants are required to appear before the undersigned at his office on 12-10-53 at 10 A. M. with their necessary certificates etc. for selection.

The Government will not bear the expenses for their coming and going back and the candidates themselves are to bear the expenses.

N:B. Uniform allowance of Rs. 35/- per annum and free quarters or house rent allowance will also be given.

A. C. Kapoor.
Chief Medical Officer, Manipur.

Imphal, the 19th September, 1953.

Whereas Shri Alim Mia S/O Jamal Mia of Lilong Turel Ahanbi failed to pay the price of seed taken on loan from Government the property as detailed below has been attached and will be sold in public auction on 24.10.53.

Details of property attached—

1. The land under Patta No. 15/306 standing in the name of Alim Mia.
2. Do Do 15/156 Do Do

M. N. Phukan,
Deputy Commissioner, Manipur.

Imphal, the 24th Sept. 1953.

Applications stating age and previous experiences if any are invited from the passed Overseers with a diploma of a recognised Engineering Schools for the two posts of Overseers in the State P. W. D., Manipur at the pay scale of Rs. 120-120-150-5-145(EB)-10-245(EB)-10-270 with usual D. A.

Applications will be addressed to the Secretary to the Govt. of Manipur, Home & Development Depts. and received by the undersigned up to 15-10-1958

Imphal, the 24th Sept 1953.

Sealed tenders will be received by the undersigned upto 12 A. M. of the 9th October 1958 for collection of metal costing Rs. 53,263/- for works surface painting extension on Tiddim Road 9-17 miles.

Full particulars may be seen in the Office of the undersigned during the office hour.

Y. Tombi Singh,
Principal Engineering Officer, Manipur, Imphal.

প্রেস নোট

Imphal, the 30th September, 1958.

ইন্দ্রিয়ী বৎকৃত্য। বীনা লৈমমণী ভারত সরকারনা মতঃ সীম্বা দুই শাবলী কৌম ভবতকী
লম বুৎমণা জৌগমৌরি। হাওরিবা দুই শাবলী মতঃ জসি টেট নতর্গমৌ মতঃ টেট/টরী হাওরি
বোর্ড মতঃ টেট/টরী হাওরি। ইন্দ্রিয়ী কো-ওপারেটিভসিঃ মতঃ লমভারনা চানাইবা মতঃ
সরকারী মতঃ, বরা হাওরি। অম্বুয়া ইন্দ্রিয়ী কো-ওপারেটিভসিঃ মতঃ কো-ওপারেটিভসিঃ
ভারত সরকারনা মেল পুথোক্তনা অম্বুয়া পিথোক্তনা মতঃ প্যাথিগমৌরি। অম্বুয়া অম্বুয়া টেট/টরী
মতঃ টেট/টরী পুথোক্তনা জৌগমৌরি। ইন্দ্রিয়ী বৎকৃত্য। মৌগিমা অম্বুয়া ভারত সরকারী মতঃ সীম্বা
দুই শাবলী কৌম জৌগমৌরি। পুথোক্তনা জৌগমৌরি। মতঃ হাওরি। অম্বুয়া টেট/টরী
মতঃ জৌগমৌরি। অম্বুয়া। তার ১২/১০/৬০ টি হাওরি মতঃ কৌগমৌরি। অম্বুয়া
অম্বুয়া মতঃ পুথোক্তনা মতঃ। অম্বুয়া জৌগমৌরি। অম্বুয়া মতঃ প্যাথিগমৌরি। অম্বুয়া

H. B. Singh,
Director of Industries, Manipal, Imphal

Manipur



Gazette

EXTRAORDINARY
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No. 83-E-11

Imphal, Tuesday, October 13, 1953.

Orders by the Chief Commissioner.

GOVERNMENT OF MANIPUR.
Imphal, the 27th May, 1953

NOTIFICATION

No.J/27/52/55. - In exercise of the powers conferred by Section 10 of the Land Improvement Loans Act, 1893 (Act XIX of 1893) as applied to Manipur, the Chief Commissioner is pleased to make the following rules for carrying out the provisions of the Act :-

Shri P.O. Deb,
Secretary to the Government of Manipur.

.....

SECTION (1) - STATUTORY RULES UNDER THE LAND IMPROVEMENT
LOANS ACT, 1893.

.....

red

1. Subject to the restrictions contained in the following rules ~~and~~ all Subdivisional Officers in Manipur are empowered to discharge the functions of a Deputy Commissioner under section 7 of this Act.

2. The Deputy Commissioner shall be competent to grant loans under the Act, but for loans exceeding Rs.1,000/- for any one work the previous sanction of the Chief Commissioner shall be obtained.

3. Applications for loans may be presented to the Deputy Commissioner or to the Subdivisional Officer direct or through any Revenue Officer.

4.(1) The application shall, if in writing, be made as nearly as possible in Form A annexed to these rules, which form shall be supplied free to intending applicants. If an oral application be made or if the application, though in writing, be made in any other form to the Deputy Commissioner or to the Subdivisional Officer, the officer to whom it is made shall cause it to be recorded as nearly as possible in the prescribed form.

P.T.O.

(2) The application, if presented under rule 3 to an officer other than Sub-divisional Officer or Deputy Commissioner, shall be recorded in the manner prescribed in Sub-rule (1) and shall be forwarded without delay to the Sub-divisional Officer, or to the Deputy Commissioner.

Local
enquiry.

5.(1) The Deputy Commissioner or Sub-divisional Officer, on receipt of an application under rule 3, shall first see that the application has been made or recorded in the prescribed form. He shall then, if the grant of a loan appears prima facie to be desirable, make an enquiry or cause an enquiry to be made by a revenue officer or by a reliable non-official agent for the purpose of verifying the particulars mentioned on the reverse of Form A.

(2) The enquiry shall be conducted as expeditiously as possible, and shall not be carried farther than is necessary with due regard to the security of the loan.

(3) Care shall be taken to ascertain what encumbrances there are on the land to be improved, and in order to give notice a notice shall be issued by the Deputy Commissioner or Sub-divisional Officer under section 5 of the Act, calling upon the persons claiming to the loan to appear before him at a time and place to be named in the notice and to submit their objections. Such notice shall be published by being affixed to a prominent place in the village in which the land to be improved is situated.

(4) This notice shall also require the persons objecting to furnish the officer to be deputed to make the local enquiry with a copy of the objections which they desire to submit to the Deputy Commissioner or Sub-divisional Officer, and to appear before the officer deputed to make the local enquiry at such time and place as may be fixed by that officer.

(5) The Deputy Commissioner or Sub-divisional Officer, when any objection is submitted to him in compliance with a notice issued under section 5, sub-section (1), of the Act, shall consider the case, together with such evidence as the objector may produce and together with the report of the officer deputed to make the local enquiry, and after such further enquiry, if any, as he may consider proper, he shall make an order in writing either admitting or overruling it.

(6) The Sub-divisional Officer, if the application is made to him, on completion of his enquiries and after disposing of objections other than those contained in the proviso to section 5 of the Act, shall forward the same to the Deputy Commissioner with his opinion as to whether the loan should or should not be sanctioned.

(7) Ordinarily enquiries to ascertain the existence of encumbrances shall be made in Registration Office by an officer deputed by the Deputy Commissioner, and in such case searching fees shall not be charged. But if applications are so numerous that it is not possible for the Deputy Commissioner to depute officers for this purpose, enquiries shall be made by the staff of the Registration Department on payment by the Deputy Commissioner of the prescribed fees.

Consideration of application shall decide -

(6) In considering an application for a loan the Deputy Commissioner

- (a) whether the need for the loan is established;
- (b) whether the security is sufficient;
- (c) what amount should be advanced;
- (d) in what instalments if there are to be more than one instalment, the loan is to be advanced; and
- (e) subject to the provisions of these rules what period is to be allowed before repayment commences.

In deciding these points the Deputy Commissioner shall have regard to the circumstances of the borrower, the character and cost of the improvement proposed and the date on which it is likely to begin to pay and he shall satisfy himself that the advance is sufficient to cover so much of the total outlay required for the construction of the work as the borrower is unable to provide out of his own resources.

not
include
fractions
rupees.

7. No loan under these rules shall include a fraction of a rupee, and where loans are to be repaid in more than one instalment, the sums given shall be such that no instalment will include a fraction of a rupee.

8. (1) Where the amount of the loan does not exceed three-fourths of the value of the applicant's transferable interest in the land after the improvement has been made, no collateral security need be required.

(2) Where the applicant's interest in the land is not sufficient of itself to guarantee the repayment of the loan, further security shall be required which may consist of transferable interests in other lands belonging to the applicant or to other persons willing to become his sureties, or of personal security.

(3) Where a body of co-villagers bind themselves jointly and severally for the repayment of the loan as provided in section 9 of the Act, their personal security will generally be sufficient, provided the loan does not exceed five times the annual rental of the land held by them.

(4) Provided that the security offered is satisfactory the Deputy Commissioner may grant a loan to a person, who is in arrear for land revenue or for a previous loan.

refusal of
loan.

9. No loan shall be granted, unless the enquiry made under rule 5 has shown that the conditions of section 4 of the Act are satisfied, and that the security offered ~~is good and sufficient~~ is good and sufficient.

Procedure.

10. (1) If a loan is sanctioned, the agreement contained in Form B shall be executed by the applicant and the order prefixed to the said agreement shall be signed by the officer granting the loan.

(2) When the sureties, if any, whom the applicant is required to furnish give personal security only, they shall execute a bond in Form C; when they hypothecate immovable property, they shall execute a bond in Form D. When a body of co-villagers bind themselves under rule 8, sub-rule (3), the bond shall be in Form E.

(3) When immovable property other than the land for the benefit of which the loan is granted is hypothecated as collateral security by the applicant or by his sureties, the agreement in Form B, or the bond in Form D, as the case may be, shall be attested by at least two witnesses and registered in accordance with the provisions of the Indian Registration Act, 1908 (XVI of 1908).

(4) When the required documents have been executed, and, in cases falling under sub-rule (3), when they have been registered, a copy of the completed Form B and payment order in Form F shall be handed to the applicant together with a notice in Form G which shall be explained to him. In the case of a loan payable by instalments a similar payment order shall be given to the applicant as each instalment becomes due, but Form G shall be given only with the payment order for the last instalment.

(5) In every case a copy of Form B shall be sent to the registering officer under sub-section (1) of section 89 of the Indian Registration Act, 1908 (XVI of 1908).

NOTE - Form G informs the borrower that he may pay the instalments by money order. To facilitate collections the Deputy Commissioner may, in his discretion, cause money-order forms duly filled up to be sent to borrowers shortly before each instalment is due.

Form of
original
agreement
to be
returned on
payment
of loan.

Payment of
loan.

11. The original agreement with the bonds in Forms C and D if any, shall be returned, duly cancelled, to the borrower, if he so desires, after the whole amount ~~thereof~~ borrowed has been repaid with interest in full.

12. (1) Subject to a limit of Rs. 500/- for a single loan or instalment, loans may be disbursed by the village by the officer granting the loan or by a Revenue Officer or by a reliable non-official agent.

(2) On disbursement, the payment order, after being properly receipted by the payee, shall be taken back and the disbursing officer shall certify on it that the amount has been paid in full by him personally or in his presence.

(3) In other cases payment shall be made before a gazetted officer at the district or sub-divisional level or in the absence of the payment order by the officer at the village level. The officer shall certify on the payment order that the amount has been paid in full by him personally, or in his presence.

(4) The officer at the village level shall sign the payment order and shall certify on it that he personally knows the borrower.

(5) The officer at the district or sub-divisional level shall sign the payment order and shall certify on it that he personally knows the borrower.

Payments of
loans by
instalments.

13. Loans shall be repaid by instalments. If the borrower is more than one instalment, the instalments shall be repaid in full according to the terms of the agreement. The instalments shall be given until the work is done with the provision that the instalments shall be given only if the work is done to the satisfaction of the officer and is satisfactory. The officer shall make as detailed a note as possible of the amount of work done.

On account of
failure to
take ins-
talments
due.

14. (1) In the case of failure to take instalments, if the borrower, after taking the first instalment, fails to pay for the instalment within six weeks from the date on which the instalment is due, the Deputy Commissioner may close the loan.

(2) The total of the instalments due to the borrower shall then be notified to the borrower, which shall be paid in full by the borrower on the date on which the last instalment was due; and the borrower shall sign his agreement in Form B that he shall repay the loan in such instalments as the Deputy Commissioner may require.

When a loan
is advanced
in more
than one
instalments
instructions
for calcu-
lation and
collection
of interest
according
to the
terms of
the
agreement.

15. Where a loan is advanced in more than one instalment, the interest due on each instalment shall be calculated at the rate of 6 1/2 per cent. Per annum on the number of months for which the instalment was advanced. The interest shall be paid by the borrower at the time when each instalment is paid to the borrower. The whole loan will then be repaid in full by the borrower on the date on which the last instalment was advanced to the borrower.

F.T.O.

**Payment
of loans.**

16. When instalments of loans are due, either the borrower or (if circumstances so demand) suspension shall be allowed, or certificate shall be filed. In case of delay in the payment of an instalment of a loan repayable in more than one instalment, it will be open to the Deputy Commissioner in accordance with the terms of the bond in Form B to declare the whole of the loan to be due and to proceed to realize it.

**Interest
on loans.**

17. (1) The ordinary rate of interest on loans shall be one anna in the rupee or $6\frac{1}{4}$ per cent. per annum. The Chief Commissioner however, have the right to fix a higher rate of interest according to the case or class of cases, if he think fit.

(2) In calculating interest a period of half a month or less shall be disregarded and any period exceeding half a month shall be taken as one month.

(3) The interest due on each payment date shall be calculated on the whole loan, or where a portion or portions have fallen due on a previous date, or though not due have been paid in advance, the interest shall be calculated on the whole loan minus those portions subject to the following provisions :-

(i) When an instalment of principal is repaid late, but within the financial year in which it falls due, no further interest shall be charged beyond what would have been due if the instalment had been paid on the due date.

(ii) At the end of the financial year, demand of interest shall be recorded in the case of arrear instalments in respect of which suspension has not been granted and this interest shall be realized in respect of the arrear instalment on whatever date during the ensuing financial year the instalment may be realised. Such interest shall be calculated at the rate of $\frac{1}{12}$ per rupee per month for each month ~~for each month~~ between the date on which the instalment fell due and 31st March ~~due~~ (a month being interpreted in accordance with sub-rule (2) above).

(iii) If the arrear instalment is not paid by 31st March of the financial year in which the default occurred, or if it is not paid during any subsequent financial year a further demand of interest shall similarly be recorded for the additional year or years of default.

ILLUSTRATION -A, B, C and D on 17th October 1917, each takes loans of Rs.100 repayable in two equal instalments on 17th October 1918 and 17th October 1919.

The interest due on each of these loans on 17th October 1918, will be $6\frac{1}{4}$ per cent. on Rs.100 for one year.

A pays the interest due from him on 17th October 1918, but fails to pay the first instalment of principal till 21st February 1919.

The interest due from A on 17th October 1919, will be $6\frac{1}{4}$ per cent. on Rs.50 for one year being the interest due on the second instalment for the 12 months-17th October 1918-17th October 1919.

~~The interest due~~

B pays the interest due on 17th October 1918, but fails to pay the first instalment of principal till 1st July 1919.

The interest due from B on 17th October 1919, will be $6\frac{1}{4}$ per cent. on Rs.50/- for one year, being the interest due on the second instalment from 17th October 1918-17th October 1919, and $6\frac{1}{4}$ per cent. on Rs.50/- for five months being the interest due on the first instalment from 17th October 1918 to 31st March 1919.

C fails to pay either instalment or principal till June 1920, when he pays the first instalment, but he must still pay the interest due on 17th October 1918 and the interest due on 17th October 1919, i.e.

P.T.O.

(1) $6\frac{1}{4}$ per cent. on Rs.100/- for 12 months for 1917-18

(2) $6\frac{1}{4}$ per cent. on Rs. 50/- for 12 months for 1918-19
 $6\frac{1}{4}$ per cent. on Rs. 50/- for 5 months for 1918-19

The interest due from C on 17th October 1920, will be $6\frac{1}{4}$ per cent. on Rs.50/- for five months, being the interest due on the second instalment from 17th October 1919 to 31st March 1920.

$6\frac{1}{4}$ per cent. on Rs.50/- for 12 months being the interest due on the first instalment from 1st April 1919 to 31st March 1920.

C pays his second instalment of principal on 5th November 1920. He will pay no further interest.

D makes no payment of interest or principal before 1st July 1919., when he pays only the first instalment of principal without any interest. The interest payable by D on 17th October 1919 will be :-

(1) $6\frac{1}{4}$ per cent. on Rs.100 for one year being the interest due on the whole loan for year 17th October 1917 to 17th October 1918.

(2) $6\frac{1}{4}$ per cent. on Rs. 50/- for one year, being the interest due on the second instalment for the year 17th October 1918 to 17th March/October 1919.

(3) $6\frac{1}{4}$ per cent. on Rs. 50/- for five months being the interest due on the first instalment from 17th October 1918 to 31st March 1919.

**Dates of
Repayment.**

18. (1) The dates for repayment shall in cases be fixed by the Deputy Commissioner with due regard to the dates of harvest of the principal crops.

(2) In an area which depends mainly on the crop of one season there shall ordinarily be one kist in the year. In an area which depends to a more or less equal extent on the crops of two seasons there shall be two kists in the year. Where two kists are fixed it is not necessary that they should be at intervals of six months, but the date shall be separated from one another by an exact number of months in order to facilitate the calculation of interest.

**Repayment by
instalments,
date of first
instalment.**

19. The date of payment of the first instalment shall ordinarily be fixed for the time when profit begins to accrue but it shall in no case be later than two-and-a-half years from the date of the actual advance of the loan, or when the loan is advanced in instalments, from the date of the advance of the last instalment actually taken.

**Date of last
instalment
and prin-
ciple on
which in-
stalments
should be
fixed.**

20. The date of the repayment of the last instalment of loan shall not ordinarily be later than twenty years from the date of the actual advance of the loan; or, when the loan is advanced in instalments, twenty years from the date of the advance of the last instalment actually taken, the amount of the instalments to be repaid being fixed in cases in which such a principle is applicable, with reference to the annual profit expected to accrue from the improvement.

Provided that the whole amount of the loan outstanding shall in all cases be repaid before the expiry of the period for which the improvement is likely to be effective.

**Advance
Payments.**

21. (1) It shall be permissible for borrowers to repay their loans or portions thereof in advance of the fixed payment dates.

P.F.C.

Polymation
waste
ent.

26. When land is reclaimed from waste or rough or is otherwise improved by a loan granted under the Act, the imbursement is to be paid out of the improvement shall not be taken into account in revising the assessment of the revenue on the land until after the expiration of a year from the date when the improvement was effected.

Improvement
by irrigation.

27. When land is used for irrigation or other improvement by means of a loan granted under the Act, the Government shall not be taken to account for any increase in the value of the land derived from the improvement, and the Government shall be entitled to the full amount of land revenue on the land.

- (a) if the irrigation was provided to the land by means of a new masonry well, until such time as the well was repaired or replaced from the beginning of the harvest year in which such improvement was effected.
- (b) if the irrigation was provided to the land by means of a distributary from a canal, until the expiration of five years reckoned as in clause (a) after the date of such improvement.
- (c) if the irrigation was provided to the land by means of a system other than those hereinbefore included, until the expiration of five years after the expiration of a period of five years from the date of such improvement, as directed by this rule directed.

23. Nothing in this Act shall prevent the Commissioner from making such loan on terms other than those hereinbefore provided for in any agreement under which any loan under the Act has been or may be granted or the terms of any unexpired settlement.

Returns, register and accounts.

29. The forms of all returns, required to be filed under this Act shall be as prescribed from time to time by the Commissioner.

Estimat .

1. Estimates of loans under the "Loans to the People" program for the ensuing year should be submitted to the Deputy Commissioner for the Chief Commissioner of the Department of Social Welfare.

GRANT OF LAND IN '1850.

2. Loans may be granted to individuals or co-villagers executing joint-bonds in Form "E" in the case of illiterate executives in the Form "F" showing the sums actually taken by the borrowers. The list should be signed by the borrowers. The borrowers should be supplied with the Form "E" or "F" by order of the village committee. The Form "E" is to be filled up and returned to the village committee at each instalment.

3. Revenue offices, are required to... the property mortgage... by others as security for copy ent... that if sold, its sale proceeds... the loan and interest thereon... the 60.

4. Lands which are not transferred with out the written consent of the following form has been previously obtained in the case of default.

Form 2 given to the borrower signed by the landholder before the lands referred to in the contract are repaid in full.

I, _____, the
landlord of _____, do
hereby pledge myself and my heirs and assigns for the redemption of the land in the
principal and interest by him or his heirs under the
land in repayment of the loan by failing to pay
thereon.

WITNESSETH That _____, the
Government of _____, 16th
1900.

NOTES

(i) For the purpose of

5. At the expiration of the term of the order in the
case of the order "N".

6. In the case of the order, the obligation
of the borrower to the lender is
of the order in the case of the order.

(ii) For the purpose of

7. From the date of the order, the collections in the order "O" will
after the loan is repaid, the order
from year to year. The order
year's work will be done
sirs, robes and
the reconciliation of the order
be effected. Ordinarily
but if there is any exception
"XLVI Miscellaneous - 111"
number of chapters and notes
column" Date and number of the order.

The Register of the order is
Extra Assistant Commissioner in the
from day to day and he should be responsible for
all instances of error; but the order is primarily responsible that
the registers are properly and correctly kept.

8. When a loan has been repaid in full, the work "Satisfied" should be
entered in the remarks column of the Register of Advances.

9.(i) As to the notice which order that the Deputy Secretary.

(ii) When

(a) Recovery of Arrears of Land Revenue or other revenue shall have been taken in accordance with the provisions of the Act, recourse shall be had to the revenue.

(b) Recourse to the revenue according to the provisions of the Act.

(c) Subject to the provisions of the Act.

(d) If it is found that the provisions of the Act are not sufficient to secure the recovery of the arrears, recourse shall be had to the revenue.

(iii) recourses shall be made by instalments by instalments, and this will obviate the need of headquarters.

(iv) In credit, money shall be paid in instalments, and the balance shall be paid in instalments.

Bond No. _____

There _____

Instalment Rs. _____

Principal _____

Interest _____

(v) When recourse is made to the revenue of land revenue, the provisions of the Act shall be followed, and the provisions of the Act shall be followed.

CLERK OF THE DISTRICT

10. (i) The right of the Government to take possession of the title inside the Treasury in the case of a borrower of a loan shall be as follows:—The Government shall have the right to take possession of the title inside the Treasury in the case of a borrower of a loan, and the Government shall have the right to take possession of the title inside the Treasury in the case of a borrower of a loan.

(ii) It is not necessary for the Government to take possession of the title inside the Treasury in the case of a borrower of a loan, and the Government shall have the right to take possession of the title inside the Treasury in the case of a borrower of a loan.

Serial number of the document which is the subject of the application 1.
 Name of the party filing the application 2.
 Date of filing 3.
 Nature and date of the transaction 4.
 Name and execution of the instrument 5.
 Name of the person who is the owner of the land 6.
 Whether registered or not 7.
 Date of return 8.
 Signature of recipient 9.
 Remarks 10.

FORM FOR THE REGISTRATION OF LAND
 APPLICATION FOR LAND

[See Rule 4 (1)]

Name, rank, etc. of applicant.	Amount of land required.	Nature of security.	Signature of applicant.	Signature of official.	Official's name and position.	Prize and date of payment.
1.	2.	3.	4.	5.	6.	7.

* Here enter whether personal or otherwise, and whether the land is free from encumbrances, and, if registered, the name of the person to whom the land is registered, and the name of the registry office.

Reference to the khatian number or other record (if any) in which the land is contained shall be given.

Signature of Applicant.

I, declare that the statements made by me in the above application are true to my knowledge, except as to matters stated in information and belief, and as to those matters I believe the same to be true.

Signature of Applicant.

Note - Column 1. - Alias, if any, to be entered.
 Note - Column 3. - The acquiring officer should, for as far as possible, enquire as to the nature and extent of the encumbrances and record the result of his enquiry in the remarks column.

REVERSE OF FORM A

[See Rule 5 (1)]

PARTICULARS TO BE FILLED IN BY THE ENQUIRING OFFICER.

I. - Mauza or thana, village, estate or patta number, field numbers and of land to be improved.

II. - Status of applicant, i.e., proprietor, landholder or tenant. If a tenant, and the landlord's consent is required, whether the landlord objects.

III. - Security -

(i) If the land itself, the nature and value of the applicant's interest in it, and the nature and extent of encumbrances, if any.

(ii) If personal, the names and status of the co-sureties.

(iii) If property other than the land itself, its nature, value and nature and extent of pre-existing encumbrances, if any.

(iv) Probable cost of work.

IV. - Improvement -

(i) Its estimated utility and value.

(ii) Objections, if any, of third parties.

(iii) Probable date on which it will begin to yield profit.

V. - Repayment -

(i) Suitable date for first instalments, with reference to clause IV (iii).

(ii) Proposed instalments and period of repayment.

VI. - Date on which the loan or any instalment thereof should be received by the applicant.

RECOMMENDATIONS OF THE ENQUIRING OFFICER.

N.B. - Where a record-of-rights has been prepared, a reference should be made to that record in order to ascertain the interest of the applicant or that of his collateral surety in the land which it is proposed to pledge.

FORM B

ORDER AND AGREEMENT UNDER THE LAND IMPROVEMENT LOANS ACT, 1883,
AND THE RULES MADE THEREUNDER[See Rule 10(1) and (3)]
Order

WHEREAS

, son of
has applied for a loan under the Land Improvement Loans Act, 1883, and has executed to agreement, set forth below, it is hereby ordered that a sum aggregating Rs. payable by the undermentioned instalments be granted as a loan under the said Act to the said on the conditions set out in the agreement hereinafore referred to, and for the benefit of the land specified in the first schedule thereto.

Date	Instalments	Amount.
------	-------------	---------

Signature of officer granting the loan.

AGREEMENT.

WHEREAS I

, son of
, have applied* for a loan of Rs.
under the Land Improvement Loans Act, 1883, to be expended on
(here specify clearly the nature of the improvement) on the land specified
in the first schedule hereto. I do hereby
agree to observe on receipt thereof the following terms and conditions:-

Pr. applican
No. Date

- (a) That the loan shall be repayable on the dates and by the amounts specified below:-

Date	Amount
------	--------

On each kist date I shall pay, together with the instalment of principal which is due from me, interest at 1 pice per rupee per month for the period of the kist on the amount which has been outstanding against me up to the kist date.

- (b) That if, after taking one or more instalments of the loan, I fail to take any other instalment within six weeks from the date on which I am entitled to it,

P.T.O.

(14)

the Deputy Commissioner may declare the loan closed. The total of the instalments taken by me shall then constitute the loan which shall be treated as having been fully paid on the rate on which the last instalment was actually taken; and I shall be bound to repay the loan in such instalments, annual or half-yearly, as the Deputy Commissioner may decide instead of the instalments specified in clause (a), together with interest calculated in the manner described in clause (a).

(e) That the interest due on the previous instalments of the loan shall be deducted from the amount of the last instalment at the time when this is paid to me, the whole loan being then considered, for the purpose of repayment, to have been made on the date on which the last instalment was advanced to me.

NOTE - Clause (b) and (c) to be omitted in cases where the loan is granted in one instalment only.

(d) That the loan shall be applied solely to the purpose specified above, and that if it is proved to the satisfaction of the Deputy Commissioner that any part of the said loan has been misapplied, the whole amount of the loan together with such interest and costs (if any) as may have become payable shall be deemed to become due forthwith, and shall bear interest at the rate of 12 per cent. per annum from the date on which it is so declared to have become due until realisation.

(e) That as collateral security for the repayment of the loan, with any interest and cost that may become payable in respect of the same, the immoveable property specified in the first schedule hereto is hypothecated to Government.

(f) That as collateral security for the repayment of the loan, with any interest and costs that may become payable in respect of the same, the immoveable property specified in the 2nd schedule is hereby mortgaged to Government.

NOTE - This clause will be retained only if immoveable property other than the land to be improved is mortgaged.

(g) That if any instalment is not paid on the due date, the whole amount of the loan shall be deemed to have become due and payable.

(h) If it shall be proved to the satisfaction of the Deputy Commissioner that the statements made by me in my application for this loan as to the nature and extent of encumbrances are in any particular untrue, the Deputy Commissioner may so declare in writing, and thereupon the whole of such loan with such interest as may have become due thereon shall forthwith become due and payable, and the whole of such amount shall bear interest at 12 per cent. from the date of the Deputy Commissioner's declaration to the date of realisation.

(i) The work for which the loan is taken shall be completed by

P.T.O.

(15)

1ST SCHEDULE
2ND SCHEDULE

161

WITNESSES

Signature of person to whom the loan
is made.

Certified that the above document has been signed in my presence, the
terms and conditions of it being explained to the signatory personally by me.

Signature of the officer granting the
loan.

23. - In the description of the immoveable property contained in the Schedules
above which should be made in the manner prescribed in section 21 of the Indian
Registration Act, 1908 (XVI of 1908), it shall be stated if the property is free
from encumbrances, and if not, what are the nature and extent of the encumbrances.

FORM C

SECURITY FORM TO BE USED WHEN APPLICANT PROFFERS PERSONAL
SECURITY

/ See Rule 10 (2) /

WHEREAS

, son of , of ,
having executed the agreement required by the rules,
received from *
has on an order under the Land Improvement Loans Act, 1833, in virtue of which he is en-
titled to receive the aggregate sum of Rs. as a loan from
Government, we hereby agree that if the said shall fail to comply
with the terms on which the loan has been granted, either by misapplying the
same or by failing to pay any instalment on the date fixed for its payment or
any interest or costs that may be due, we will be jointly and severally liable
to Government for such sum as may be necessary to make good the amount which
in consequence of his default he may have become liable to pay.

Here enter the official designation and the officer
granting the loan.

P.T.O.

FORM D

**HYPOTHECATION BOND TO BE USED WHEN IMMOVEABLE PROPERTY IS
PROFFERED BY COLLATERAL SURETY,**

See Rule 10(2) and (3)

WHEREAS _____, son of _____, of _____, having executed the agreement required by the rules hereon _____ received from _____ an order under the Land Improvement Loans Act, 1883, in virtue of which he is entitled to receive the aggregate sum of Rs. _____ as a loan from Government; and whereas security for the due application of the loan and for the punctual repayment of the same according to the ~~terms of the agreement~~ ^{terms of the agreement}, is required from him I (or we) _____ hereby mortgaged to Government the immoveable property mentioned in the schedule below as a collateral security, and agree that if he fails to comply with the terms on which the loan has been granted, either by misapplying the same or by failing to pay any instalment on the date fixed for its payment or any interest or costs payable in respect thereof, it shall be lawful for the Deputy Commissioner to recover from the said property such sum as may be necessary to make good the amount which, in consequence of _____ failure to comply with the conditions of the agreement, may be due from me (or us).

SCHEDULE

I declare that the statements made by me in the above schedule as regards _____ the nature and extent of the encumbrances on the immoveable property mortgaged by _____ as security for the repayment of the loan granted to _____ are true to my knowledge, save as to matters stated on information and belief, and as to those I believe the same to be true.

Witnesses,

1.
2.

Signature

N.B. - 1. In describing, in the manner prescribed in section 21 of the Indian Registration Act, 1908, the immoveable property to be mentioned in the schedule above, it shall be stated whether the property is free from encumbrances, and, if not, what are the nature and extent of the encumbrances.

2. This mortgage bond must be attested by two witnesses and must be duly registered.

* Here enter the official designation of the officer granting the loan.

P.T.O.

17
(18)
FORM 1

106
SECURITY BOND PROVIDING THE JOINT AND SEVERAL LIABILITY OF
PERSONS TAKING LOANS UNDER THE LAND IMPROVEMENT LOANS
ACT, 1882.

[See Rule 10(2)]

We the undersigned persons, having executed the agreement required by the rules, do hereby execute this joint and several bond and do agree and will be firmly bound by the terms and conditions hereinafter mentioned.

WHEREAS we have on _____ received
from _____ an order _____
dated _____ under the Land
Improvement Loans Act, 1882, in virtue of which we are entitled to receive the
sum of Rs. _____ as a loan from Government we do hereby agree (1)
that all and every one of us and our heirs and representatives and the heirs
and representatives of each of us shall be jointly and severally
bound to Government for the payment of the whole amount payable in respect
thereof, (2) that the conditions set forth in the abovementioned agreement
will be binding on us and on our heirs and representatives and on the heirs
and representatives of each one of us jointly and severally and (3) that
in case of default in repaying the said loan or any portion thereof Government
will have the right and power to realise the whole and every part of the money
payable from the persons and property whether moveable or immovable and
whether mentioned in the said agreement or not of all and of every one of
us and of all and each of our heirs and representatives and the heirs and
representatives of each one of us jointly and severally in accordance with
the terms and conditions of the said agreement.

Signed _____
by _____, son of _____, resident
of _____

2. etc.

3. etc.

4. etc.

WITNESSES.

Here enter the official designation of the officer granting the
loan

P.T.O.

(18)

107

FORM F

[See Rule 10 (4)]

To the Treasury Officer of

Pay to

, son of

of

the sum of Rs.

, being the amount

Instalment

of loan granted to him under the Land Improvement Loans Act, in respect of which

he has signed the necessary document and furnished the necessary security and

which is repayable in annual instalments of Rs. biennial

each

beginning on the

of

together with interest at $6\frac{1}{2}$ per cent. per annum.

Dated

Signature of the officer granting
the loan.

CERTIFICATE

THE amount of this order has been paid in full to me personally

by me personally
in my presence

Date

Signature

(In the case of Government officer
the designation should be added)

Applied for in application No.

, dated

P.T.O.

108

(19)
FORM 13
NOTICE TO THE BORROWER

/ See Rule 10(4) /

Loan of Rs.

of village

of thana

made on

under the Land Improvement Loans Act, 1883.

NOTICE

You have separately agreed to repay the above loan in the instalments noted below :-

Date when due	Amount of principal payable

2. You should pay each instalment to the Deputy Commissioner of Subdivisional Officer on the date it is due together with interest at 1 pie per rupee per month for the period of the kist for the amount which is outstanding up to the kist date.

3. If you like you may send the instalments due to the Deputy Commissioner of Subdivisional Officer of by money order.

4. If you send the instalment by money-order you must be careful to write in the money order the name of the person who took the loan, or if there were several persons then the name of the principal person. You must also write the name of your village and of the thana in which it is situated.

5. You must also be careful to write on the money-order that the instalment is paid on account of the principal loan of Rs. granted on application No. , dated .

6. You must write all these things clearly, so that there may be no confusion.

7. You must state if the payment is made on the joint account or on your individual account; the former will be presumed if no statement is made.

PTO.

(20)

109-

FORM H

VOUCHER FOR PAYMENTS MADE AT TREASURIES

/ See Rule 12(5) /

VOUCHER NO. of list of payments Treasury,

month of 19

Received this day of 19, the sum
of rupees annas pice being the

amount of loans under the Land Improvement Loans Act, 1883 (XIX of 1883).

Borrower's Signature

Stamp if required.

Examined and entered.

Accountant,

Pay.

..... Treasurer.

Treasury Officer.

P.T.O.

170

(21)

EXECUTIVE FORMS .

RETURN OF ADVANCES

RECOVERY of Advances made in the District of
during the year ending 31st March 19

(DUE TO THE COMMISSIONER WITHIN 30 DAYS FROM THE CLOSE OF THE YEAR REPORTED ON)

Submitted (in duplicate) to the Commissioner on the 19 .

Received by the Commissioner on the 19 .

P.T.O.

N. B.

The entries of non-realization of balances and the steps taken for recovery should be explained in the explanatory sheet (columns 3, 5 and 6 will show only the principal of the advances, and not include any interest made payable with the instalments) and interest will be separated from the instalments and entered in columns 8 and 9.

Column 7 and the columns for balances of interest will show only interest which, having become due, has not been paid. If the entry exists in filling any of these columns full explanation should be given, entries being made as far as possible when not to include in column 8 any interest already entered in column 7.

No fractions are to be shown. If a fraction exceeds $\frac{1}{2}$ add another unit there and reject it.

[illegible]

112

Description of advances	COLLECTIONS					Balance	
	On account of column 5	On account of column 6	On account of column 7	On account of column 8	On account of column 9	Principal	
	11	12	13	14	15	16	20
advance to cultivators							
(a) Land Improvement advances act XII of 1884							
(b) Agriculturalists' Trans-Act XII of 1884							
(c) Under special orders of Government No. dated							
Total							

113

(a) Land Improvements
Advances Act XIX of 1893

(b) Agriculturists' Loans
Act XII of 1884

(c) Uncur special orders
of Government No.

dated

I hereby certify that the following sums entered in column 16 have been credited as receipt in the cash accounts submitted to the Comptroller during the year

Land improvement advances	Principal	Interest	Principal	Interest	Principal
Agricultural advances							
Advances under special act of Govt.							

FORM OF REGISTER OF COLLECTIONS UNDER

Land Improvement Loans Act, XII of 1883

Land Improvement Loans Act, XII of 1883

Period and amount of instalments in which repayments are to be made

From 1st April 19 to 81st March '19

From 1st April 19 to 31st March 19 .

Manipur



Gazette

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Imphal Wednesday, **October 14, 1953**

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GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

PART II

NOTIFICATION

Imphal the 14th October, 1953

The following notification received from the Deputy Accountant General, Assam, is republished for general information:—

Dated Shillong the 21st September, 1953

Subject:—Adjustment of debits in connection with Railway Warrants and Credit Notes

No TM 2515119—It has been reported by the Railway Accounts Officers at references are verily after making the same and potential others regarding adjustment of Railway Warrants and Credit Notes issued by them without first ascertaining from the Accountant General, Assam whether necessary debits for the same have been made by the Railway Accounts Officers. Consequently much additional avoidable work devolves on the Railway Accounts Officers in replying to such references. The fact of existence of monthly debits made by the Railway Accounts Officers in respect of Railway Warrants and Credit Notes communicated to the departmental officers is not known and it is not, therefore, necessary to correspond with the Railway Accounts Officers as to the adjustment of the debits. All debit entries in the Central and State Audit and audit control of the Accountant General, Assam are therefore requested to continue the practice of advising the Railway Accounts Officers in the matter of adjustment of these debits. They should wait for monthly, say, 10 months, after issuing the Railway Warrants and Credit Notes and if no advice of adjustment thereof received by them within the period they should address the Audit Officer on their behalf. It is requested that this procedure may please be observed by all departmental officers in future.

Kulwant Singh,

Deputy Accountant General, Assam.

G. H. Singh,

Secy., Government Press, Manipur

PART III

The following Press Note is published for general information—

UNITED NATIONS DAY IN SCHOOLS.

24 OCTOBER 1953.

Peace, Justice, Progress

Eight years ago today marked the beginning of a great challenge. To be sure, neither the act of signing the Charter on 26 June 1945, nor its ratification on 24 October of that same year changed the world. No actions such as these could, of themselves, clear away the fears and tensions that oppress the nations or dissipate the miseries that two world wars have brought upon mankind. Conflict and the reasons for conflict do not disappear overnight. Peace, Justice and Progress are the fruits of long years of patient effort. That is the challenge.

It is very true, however, that the birthday of the United Nations ushered in a new opportunity for all of us. The Charter of the United Nations is a pledge to live up to a number of high ideals, but it is also the blueprint after which the organs of the United Nations were fashioned. It sets forth the means to fulfill the pledge. Now, as the United Nations enters its ninth year, and we look back upon its brief but active life, what do we see? How well has this pledge been kept and the challenge met?

Peace is not only the absence of war; it is a positive though complex state of living. The means must be available to solve the inevitable conflicts of interest that arise between nations without recourse to force, and the will to do so must be present. Men must regard and treat one another as equals and admit each man's and each nation's rights. Their sense of justice must overcome their self-concern. They must be willing to co-operate to help one another to improve their common standards of living and thus give all the opportunity for a better life.

The United Nations offers the means to achieve all these things but, when fighting has broken out, it must first be stopped. In the past when a dispute between nations reached the point where diplomacy had failed and fighting had begun, there was no way left to reopen the talks that might lead to a sensible solution. There was nothing left to do but to fight it out. But, with the United Nations, a new dimension was added. For, through it, the diplomats of the warring nations are brought face to face once more to talk to one another with the eyes of the world upon them and the advice and suggestions of other nations ringing in their ears. The fighting is stopped and reason has an opportunity to be heard.

This was true in Indonesia, Palestine and Kashmir and, in somewhat different ways, in the Balkans and at the time of the Berlin blockade. In all of these cases the United Nations sought a peaceful settlement of the conflict. Had the machinery of the United Nations not existed, each conflict might have taken a very different and a very serious course.

Merely to stop a fight does not of course, solve the problems that caused the fight to start. For, when a dispute is deep enough to lead to war, no quick or easy solution is apt to be at hand. Much always remains to be done. The tempers that flared into war must first be calmed down and often protracted negotiations carried on before any agreement can be reached. But that is what the United Nations is for. If its machinery is used and good will exists, peaceful solutions can be found.

The nature of the war in Korea was different from the above-mentioned examples. It did not represent a failure of diplomacy. It was a planned act of aggression. But the framers of the United Nations charter knew that there would always

be element of society which would try to destroy the peace which the rest of the world so earnestly wanted. Therefore, they gave the United Nations the right to resist aggression. So, when the attack on South Korea started, we entered a new phase of history. For the first time, a group of nations took up arms to resist attack on one of their neighbours instead of waiting to be destroyed singly and alone. This act may well shape the future for mankind. Now that an armistice in Korea has been attained and the military phase is over, the task facing the United Nations is to find peaceful ways of settling the problems that caused the war as well as the multitude of new problems which the long course of the war has brought into being. This is no easy task. It will require much wisdom, much patience and much determination that right and justice prevail. Anger and vindictiveness have none but a destructive role to play in the future.

High on the priority list of things to be done immediately is the reconstruction of war-torn Korea and the rehabilitation of its people. The United Nations has long foreseen this and has matured plans to accomplish it.

Justice.

Justice, in the broad sense, is the right dealing of men with one another. It is to do to another as you would have him to you. Without this there can be no Peace, no Progress. Throughout history intolerance of other men's actions or views and discrimination against individuals and groups, because they are "different" ever mass extermination of such "different" groups, have destroyed man's relations with his fellow men ever as a cancer destroys healthy tissue.

The United Nations has a positive way of striving for justice. It has resettled more than a million refugees the victims of injustice and given them a chance for new and productive lives. It has branded genocide the mass extermination of groups of people for any reason, a crime against humanity and made it punishable as such. Through the Universal Declaration of Human Rights, it has proclaimed the right of every man to life and to all the necessary means of fulfilling that life and it has brought about an extraordinarily rapid advance in the rights of women. Through the Trusteeship System, with the co-operation of the Administering Powers, it promotes the welfare of twenty million people in the Trust Territories. Its concern for the welfare of all non-self-governing peoples constitutes a joint effort to apply justice to all.

When nations deal with one another, they make agreements or sign treaties which regulate their trade, the treatment of their nationals travelling in other lands, the safety of their ships and airports, and many other matters. Both governments and private citizens of many countries who have like interests, set up organizations through which they can protect their common interests, pool their knowledge and increase the effectiveness of whatever task they have undertaken. This vast and growing co-operative effort develops customs which are finally regulated by mutual agreement and accepted by peoples as the proper way to treat one another. This is the basis of international law which is adhered to by nations of good will because it is regarded as right and just, not because power says it must be so.

The United Nations seeks to modify these international agreements and to help develop them, so that international law and justice can replace armed conflict as a means of settling disputes. It established the International Court of Justice to judge cases arising from disagreements between States and to give advisory opinions on matters of interest to the United Nations at the request of the General Assembly and the Security Council or to any other organ of the United Nations or a Specialized Agency when so authorized by the General Assembly.

This search for justice for all men and all nations is a necessary part of the work of the United Nations. Without it there can be no Peace, nor can there be any firm basis for Progress.

Progress

We live among the first generation of men which has dared to believe that the resources of the earth can be shared by all for the benefit of all and that the miseries that afflict two-thirds of mankind are not inevitable.

The Economic and Social Council of the United Nations and its commissions, the United Nations International Children's Emergency Fund, the various specialized Agencies, the Technical Assistance Administration of the United Nations, working in close co-operation with many of these Agencies, have all been set up to fight disease, starvation, malnutrition, ignorance and the lack of opportunity for education, bad labour, living and social conditions, and a host of other disabilities that afflict the majority of mankind. These are literally the shock troops of the United Nations which are dispersed throughout the world working on problems down at the project level.

What does this mean? The answer is in benefits conferred. It is too long to give here in full but, among other things it means: new social security systems for the peoples of many countries, villages in Afghanistan rid of typhus fever, a disease of the Careful sheep in that country stopped and consequently many more and better skins for export, it means a child cured of a murderous tropical illness by one shot of penicillin, Greek villagers freed from malaria so that they can put new strength and new hope into their work and still have enough of each left over to work together on village improvements during their off-hours. It also means a hoe and a scythe in the hands of a farmer who has never before used either one, but which enable him to more than double his production; new and better weaving in Philippine cottages, the near doubling of the production of an iron foundry in Pakistan, fundamental education centres for the illiterate two-thirds of the world, which teach them to deal more wisely with their environment, food and medicine and care for needy children and learning how to stop the vast wastage of stored foods in all parts of the world.

It has other meanings also, such as new hydroelectric plants in Mexico, El Salvador, Chile and Brazil, generating power for mines, mills, factories, city lighting and telephones; or new international standards of work and safety for seamen, now operative on most ships, and uniform regulations for planes plying the trade routes of the world. It means improvement of the forest resources of Mexico, a better fishing industry in Chile, a study of the social, economic and technical problems confronting the Government of El Salvador, improved food production, handicrafts, Rural co-operative housing and education in that country, as well as erosion control and irrigation of parched lands throughout the world.

The benefits accrue to developed and to under-developed countries alike. Rising standards of living resulting from the opening up of new resources, improved health and consequent greater production will mean better labour standards and higher pay. The reduction of sweated labour and increased pay for workers in presently poor countries will protect the higher standards in the more favoured lands while it begets the equalization of all.

The United Nations deals with man's problems on all fronts. It is organized to resist aggression, to stop fighting and solve problems peacefully. It seeks to establish just dealings among men as the only possible basis for peace. It strives to promote better standards of life in larger freedom.

The Neither Peace, Justice nor Progress can endure separately. They complement one another. They are parts of the whole which the United Nations is striving to accomplish.

SOME SUGGESTIONS FOR OBSERVING UNITED NATIONS DAY 1953

1. Plan with the art department an exhibit of good posters executed by the children.
2. Display all United Nations posters, materials, and publications in a conspicuous place in the school such as the main entrance of the building or the library.
3. Show United Nations films or filmstrips.
4. Organize a mock General Assembly or other United Nations organ in session where "delegates" would talk on the 1953 theme: Peace and Progress.
5. Exchange letters with children of a particular country or region. The class should decide what country they want.
6. Initiate some worthwhile projects, like the UNESCO Gift Coupon, gathering second-hand books or clothing for children in war-torn countries, or helping the United Nations International Children's Emergency Fund.
7. Display United Nations stamps and let children who are stamp collectors talk about them.
8. Make a leader in the class read the United Nations Day message.
9. Discuss the 1953 United Nations Day theme Peace, Justice, and Progress, with every child in the class taking part.
10. Dramatize the 1953 United Nations Day theme — a play in the class-room or a pageant for the whole school.
11. Invite a resourceful person in the locality to give a talk about the United Nations.
12. Choose ten school children who would represent the ten United Nations specialized agencies and let them give a few sentences on the work of each.

K. Goura Singh,
Inspector of Schools, Manipur

নোটিশ নং ৩৮।

অসিনা মরম শুভছনা প্রজা পুস্তকপুস্তক বহলি। মরমদি—ফারেষ্ট ডিপার্টমেন্ট নোটিশ নং ৩৫ তথা
তাং ২৬-১০-৫৩ ইংদা মণিপুরগী ইফম (gross mahal) পুস্তক সেপ্তেম্বর খাগী তাং ২৬-১০-৫৩ ইংদা নিলাম
ভৌহনা যোনগনি হায়বা অহু মণিপুরগী আগা অয়াখা হৈশি খুনহুনা লৈরি। মরম অহুনা প্রজাশিংগী : খুং
মরাপ-অরামদা লৈবা খুলশিংগী চম্বোক চম্বাশনগী মরমদা ১২ নোটিশ মতম চানা পিন্দা খুদোং চারোইদবা
ইহনা ইফম নিলাম ভৌগদবা জুমিং যৈবোত্র। নিলাম শুভবর খাগী তাং ২৬-১০-৫৩ ইংদা হৌগনি।
ইতি তাং ২২-১০-৫৩ ইং

R. K. Bijoychandra Singh,
Forest Officer, Manipur.

NOTICE

Imphal, the 14th October, 1953

The 7th October, 1953, being a holiday on account of Tarpon Luba there was no issue of the Manipur Gazette on that date.

G. H. Singh,
Supt. Government Press, Manipur.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 85-E-12

Imphal, Monday, October 19, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

NOTICE

Imphal, the 19th October, 1953.

It is hereby notified for general information that the Govt have decided to allow the export of cattle not exceeding one thousand head from the flood-affected areas of the Manipur Valley as a measure of relief to the flood-affected people. It has been prescribed however that no such export shall be allowed except on permits to be issued by the Deputy Commissioner, who, before the issue of any permit shall satisfy himself by such enquiries as he thinks proper that (i) the would-be exporter has lost his crops as a result of the last flood and (ii) that the cattle to be exported are surplus to his requirement of cultivation.

Persons fulfilling the above conditions who want to export any cattle surplus to his requirement should apply to the Deputy Commissioner. Applications will be received by the Deputy Commissioner upto the 10th of November, 1953.

ইম্ফাল, তাং ১৯।১০।৫৩ ইং।

ঐশিং থুংহুনা অৱাবা নংখিবা মাগী অৱাবা খৱা শাকনবা হায়হুনা মণিপুর সৱগামনা উন্নয়ন বন লিখিং অমদগী হেলহুনা মণিপুর তম্প কা ঐশিং থুংহুনা লমদগী থাবা য়াগনি হায়না লেগে। হায়বিবাস ডেপুটি কমিশনারদগী হুঁম লোউবদি যাদে। ডেপুটি কমিশনারবা পারমিট পিছিতৈধা হায়না (ক) বন থাগদৌরিবা দী অহুগী মহুং মরোংবু হৌখিবা টেচাউ অহুনা শোকথ্রে অমশুং মাঙহুনাথ্রে অহুগা (খ) থাগদৌরিবা বন অহু মাগী লোউ-লিংউবদি লিখিন্নবদগী অহেনবনি, হায়বা অসি চপচানা লেগগা পারমিট পিছদবনি।

যথকা হায়বিবা মরম অনি অসি চপচানা উন্নয়ন মাগী বন অহেনবহু থানিঙলে হায়বিবাস ডেপুটি কমিশনার সাহেবতা দরখাস্ত খাবিগদবনি। ডেপুটি কমিশনারনা তাং ১০।১১।৫৩ ইং কাওবা দরখাস্ত লোগনি।

PRESS NOTE 11/53-54.

Imphal, the 19th October, 1953.

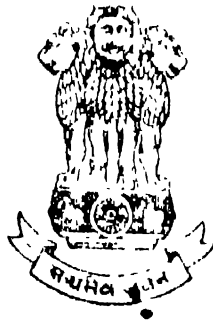
All Educational Institutions in Manipur will observe The UNITED NATIONS DAY on 24-10-1953 in the manner suggested in the Inspector of School's circular already issued in this regard.

ইম্ফাল, তাং ১৯।১০।৫৩ ইং।

মণিপুরদা লৈখিবা মহৈতক্ষম শঙ পুস্তকতা পৃথিবীৰী অপুনৰা জাতি লংগী “ইউনাইটেড নেশন্স ডে” হায়বহু জুলগী ইনস্পেক্টারনা হায়না সারকুলাৰদা উৎসৱা খৌঙা মহুং ইয়া তাং ২৪।১০।৫৩ ইং দা দিবস পালন ভৌগনি।

G. H. Singh,
Publicity Officer, Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 38.

Imphal, Wednesday, October 21, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 9th October, 1953.

No. DPC/40/53/65.—The Chief Commissioner has been pleased to appoint Shri Ranbir Singh, M. A., Professor, D. M. College temporarily to the post of Assistant Secretary, Development Department, Manipur in the scale of Rs. 250-250-300 (Con) 5-400-EB-25-600-EB-25-650/- p. m. created under the Government of India, Ministry of States letter No. F. 13(13)-S/53 dt. 5-10-53 with effect from the date of joining a post and upto the end of February, 1954. He will retain lien on his post D. M. College.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 9th October, 1953.

No. J/24/52.—The Chief Commissioner is pleased to order that the officiating arrangement contained in this Administration Notification of even number dated the 14th August, 1953 will continue until further orders.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

Imphal, the 12th October, 1953.

No. HP/23/53.—Under Section 8 of the Preventive Detention Act, 1950 the Chief Commissioner is pleased to declare that the Advisory Board set up by the Assam Government under Preventive Detention Act, 1950 will henceforth function as the Advisory Board for Manipur also.

T. Kipgen,
Secretary to the Govt. of Manipur.

The following Notifications received from the Deputy Accountant General, Assam, are republished for general information—

NOTIFICATION No. 17 dated the August, 1953.

Subject—Privilege Ticket Order concession—suspension of.

No. T.M.28/2/48-49/17.—It is notified for the information of all Central Heads of offices under the audit control of the Accountant General, Assam that it has been decided by the Government of India that the Privilege Ticket Order concession

MANIPUR GAZETTE OCTOBER 21, 1953

amissible to Central Government Servants, which was suspended in October, 1941 and held in abeyance till the end of February, 1953, would continue to remain in abeyance till further orders.

(G. I. Ministry of Home Affairs No 58/1/53-Public, dated 27-7-53 received with C. A. G's endorsement No. 901-A/155-52, dated 20-8-53 & Dy. G 1-3255/T.M.-703 in T. M. 25/2, 15 19)

Kulwant Singh,
Deputy Accountant General, Assam

NOTIFICATION dated 22nd July, 1953

TM 16 47-48/10.—The following corrections to the Central Government Compilation of Treasury Rules, Vols. I and II are notified for the information and guidance of all Treasury and Sub-Treasury officers in Assam/Tripura/Manipur.

Vol. I (First Edition, Second Reprint).

No. 151.

Page 61 Rule 157—

Insert the following as an Exceptions below this rule:—

"Exceptions Cheques preferable at a treasury for payment are non-negotiable instruments and should not therefore be crossed".

Vol. II (First Edition, Reprint).

No 76

Page 19, Appendix 5 Rule 4.

In lines 5-7 of this rule, for the number of book brought into use will be intimated by the Income Tax Officer to the Treasury Officers/Banks concerned and the Accountant General through a circular letter.

S. K. Sarker,
Deputy Accountant General, Assam.

NOTIFICATION dated the 15th September, 1953.

Subject —Correction to the Central Government Compilation of Treasury Rules, Vol. II.

No. T.M/16 47-48/18—A copy of the correction slip No. 77 to the Central Government Compilation of Treasury Rules Vol. II (First Edition, Reprint) is circulated to all Treasury and Sub-Treasury Officers under the direct control of the Accountant General, Assam for information and guidance.

Draft correction to the Central Government Compilation of Treasury Rules, Volume II, First Edition, Reprint.

No. 77.

(1) In Part I

(a) Insert the following after the words "a Treasury Pay Office" appearing in Item 2—

"and a Pay Office"

(b) For item 3, substitute the following:—

"3. The Master, India Government Mints, Bombay and Alipore (Calcutta)

(c) In Item No. 5 delete the comma after 'Bombay' and for "Madras, Chittagong and Karachi", substitute the following:—

"and Madras"

(d) In item No. 7 delete the following:—

"and the Post Master at Lahore"

(e) For item 8, substitute the following:—

"8. The Chairman and Vice Chairman of the Commissioners for the Port of Calcutta, the Chairman of the Trustees of the Port of Bombay and of the Trustees of the Port of Madras".

(f) In item No. 12 delete the following :—

“and the Collector, Treasurers and Accountants of the Municipal Corporation, Karachi”

2. In Part II—Scheduled Banks, for item No. 2, substitute the following :—
“Bank of Baroda, Limited”.

3. In Part III—Non Scheduled Banks, delete item No. 4

4. In Part IV—Co-operative Banks, delete items Nos. 4 and 5 and renumber existing items 5 and 7 as 4 and 5 respectively.

(G.L.M.F. No 6471-B) 3, dated 29/5/58 Recd. with O.A.G. No. 3-Admin 11/176/B, dated 9-9-53- Dy. G. I 312- TM-501 in T.M. Bl. 16-47-53).

Kalyant Singh,
Deputy, Accountant General, Assam.

G. H. Singh,
Suplt. Govt. Press, Manipur.

PART III NOTICE.

Imphal, the 14th October, 1953. No. 11/CS 53.

It is hereby notified for general information to the public that, pursuant to section 9 of Act II of 1912, entitled the Co-operative Societies Act, the Kuki Timber Co-operative Society Ltd. has been this day registered in my Office as a Co-operative Society and numbered as No. 11 of 1953-54, dated this the 5th day of October of the one thousand nine hundred and fifty three Anno Domini.

Imphal, the 8th October, 1953 No 12 OS/II 53-54.

It is hereby notified for general information to the public that, pursuant to section 9 of Act. II of 1912, entitled the Co-operative Societies Act, the Singjamei Bazar Development Co-operative Society Ltd has been this day registered in my Office as a Co-operative Society and numbered as No. 12 of 1953-54, dated this the 8th day of October of the one thousand nine hundred & fifty three Anno Domini.

Imphal, the 9th October, 1953 No. 13 CS II 53-54.

It is hereby notified for general information to the public that, pursuant to section 9 of Act II of 1912, entitled the Co-operative Societies Act, the Awang Potangbam Lana Tengbung Multipurpose C S Ltd has been this day registered in my Office as a Co-operative Society and numbered as No. 13 of 1953-54, dated this the 9th October of the One thousand nine hundred & fifty three Anno Domini.

Imphal, the 13th October, 1953 No. 14/CS/II 53-54.

It is hereby notified for general information to the public that, pursuant to section 9 of Act II of 1912, entitled the Co-operative Societies Act, the Seraw Refugees Multipurpose Co-operative Society Ltd has been this day registered in my Office as a Co-operative Society and numbered as No. 14 of 1953-54, dated this the 13th day of October of the One thousand nine hundred and fifty three Anno Domini.

H. B. Singh,
Registrar, Co-operative Societies, Manipur.

Wanted a Lecturer, each for English, Economics and Commerce for D. M. College, Imphal on scale of pay Rs 175-175-200-15-550 with D.A. 17½%. Candidates must be at least of M. A. 2nd Class with Honours in B. A. Applications are to reach the undersigned on or before 26th October, 1953.

N. B. Sinha,
Principal, D. M. College, Imphal.

NOTICE No. 4.
(1953 Revision of Electoral Rolls)
Imphal, the 1st Oct. 1953.

Electoral Rolls of Inner Manipur and Outer Manipur Parliamentary constituencies in Manipur.

2. A draft list of electoral included in this part of the above named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than the 22nd Oct., 1953.

3. The revising authority to whom such claims and objections are to be preferred is Sub-Deputy Collectors in the valley and S. D. Os. in the hills.

4. Claims and objections shall be addressed to the Revising Authority and shall either be presented to the Revising Authority specified in this notice or to the Electoral Registration Officer or to be sent by post to Revising Authority specified in this notice so as to reach him not later than the 22nd Oct., 1953.

Place:—ELECTION OFFICE.

Dated:—1. 10. 1953.

G. H. Singh,
Electoral Registration Officer, Manipur.

Imphal, the 14th October, 1953.

Revised Tour Programme of the Chief Commissioner for the month of October, 1953
(in supersession of the programme issued under this Secretariat Memo No. R/16/53/57
Dated the 12th October, 1953).

19-10-53 (Monday)	3-30 p. m.	Leave Imphal by Motor car.
	5 p. m.	Arrive Maram
20-10-53 to 22-10-53 (Tuesday to Thursday)	} Halt at Maram Dak-Bungalow.	
23-10-53 (Friday)	10 a. m.	Leave Maram by Motor car.
	12-30 p. m.	Arrive Imphal.

P. C. Deb,

Chief Secretary to the Government of Manipur.

CORRIGENDUM

Imphal, the 8th October, 1953.

No. FR. 7/51/35—The names of villages occurring against serial Nos. 9, 10, 13, 15, 17 and 43 under the heading "The Pine growing areas are as follows", in the Government Notification No. FR. 7/51/34 dated the 21st September, 1953, published in the Manipur Gazette, September 30, 1953, are corrected as follows:—

9. Khayang.	15. Paowee.
10. Siroi Hills.	17. Chingai.
13. Nunghar.	43. Botheri.

By order

G. H. Singh,

Assistant Secretary (Dey) to the Govt. of Manipur

Imphal, the 10th October, 1953.

Ref:—Bakijai Case No. 24 of 52/53.

Whereas Shri Sagolsem Thaniljao Singh S/O Thambou Singh of Ningom Thong jao has failed to pay the price of seed taken on loan from the Government, the property as detailed below has been attached and will be sold in public auction 31-10-53.

Details of property attached:—

Defaulter's share in the land under Patta No 58/258 Imphal standing in the name of defaulter's grand father with Patsangbam Kulachandra Singh of Kalsampat as Ejnali Pattadars.

M. N. Phukon,
Deputy Commissioner, Manipur

Gazette

PUBLISHED BY AUTHORITY

Imphal, Wednesday, October 28, 1954

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Orders by the Chief Commissioner

PART II

Imphal, the 21st Oct 1953

No. R/453—The Chief Commissioner is pleased to order the derecognition of 23 Bighas 4 Kathas and 10 Mossas of land from the grazing ground of Chirang village as per description below:—

Description of land to be cancelled from the Chiang villager grazing ground

North—Paddy field under Dag No 18.

South - " " " " No 151 & 103.

Last—Chuang's ground under foot. No. 3.

West—Paddy fell under log No 63, 64, 65 etc

1. phd, the 21 October, 1953.

No J 19 52 In exercise of the powers conferred by paragraph 1 of Section 3 of the Public Gambling Act, 1867 (11 of 1867) as extended to the State of Manipur under Government of India, Ministry of States' notification No. 20-J, dated 30th January, 1952, the Chief Commissioner of Manipur hereby extends Sections 3 to 12 and 14 to 16 of the said Act to the 4 Tahsils of Manipur Valley as named below:—

1. Imphal West Tahsil
2. Imphal East Tahsil
3. Bishenpur Tahsil
4. Thoubal Tahsil

Imphal, th 21 t October, 193

No. R 453—The Chief Commissioner is pleased to order the derereservation of Dag No. 1120 (15 Bighas 2 Kathas & 15 Lasis) and Dag No. 1219 (36 Bighas 1 Katha & 5 Lasis) as per description below, from the cattle path and the grazing ground of village No. 25 Thoubal Achouba respectively.

(A) Description of land to be cancelled from Dig No 119 of Thoubal Achouba cattle path.

North—Ton-ching Hill

South- Day No 121 (Grass; ground)

East & West—Ray in m. lands.

(B) Description of land to be cancelled from Dag No. 129 Theotal Achomba grazing ground

North & South—Layotwini lands.

East—Dag No. 1240 grazing ground and Rayotwari land,

West—Rayotwari lands and Community Project office.

Imphal, the 14th October, 1958.

No. FA 93/51/32.—In supersession of all previous orders in this regard, the Chief Commissioner is pleased to declare the officers noted in column 2 of the statement below as Heads of offices in respect of the offices named against them in column 3.

STATEMENT

Sl. No. 1	Designation of officer. 2	Name of office in respect of which officer mentioned in column 2 will be head of office. 3
1	Judicial Commissioner.	Judicial Commissioner's Court and office.
2	Chief Secretary to the Govt. of Manipur.	Secretariat.
3	Home Secretary to the Govt. of Manipur.	Manipur State Transport.
4	District & Sessions Judge.	Court of the District & Sessions Judge, Sub-Judge, Munsiffs and Rural Panchayats.
5	Deputy Commissioner.	Deputy Commissioner's Court and office, Courts and offices of Sub-Deputy Collectors, Civil Supply and Procurement office, Excise office, Sub-Registrar's office and Imphal Treasury.
6	Supdt. of police.	Civil Police & Manipur Rifles.
7	Chief Medical Officer.	Medical & Veterinary.
8	Principal Engineering Officer.	Public Works Department.
9	Electrical Engineer.	Hydro Electric.
10	Principal.	D. M. (Govt.) College.
11	Inspector of Schools.	Office of Inspector of Schools, Govt. High School, Ukhrul & Teachers' Training Institute, Imphal.
12	Deputy Inspectors of Schools.	Offices of Deputy Inspectors of Schools (Valley & Tribal).
13	Head Masters of Govt. Schools.	Govt. High Schools except Ukhrul Govt. High School.
14	Asstt. Registrar, Co-operative Societies.	Co-operative Societies.
15	Director of Industries.	Industries.
16	Extra Assistant Commissioner (Claims).	Claims.
17	Supdt. of Govt. Press.	Government Press.
18	Agricultural Officer.	Agriculture.
19	Project Executive Officer.	Community Project Office (Thoubal).
20	Supdt. of Jail.	Jail.
21	Forest Officer.	Forest.
22	Taxation Officer.	Taxation, Water Rate.
23	Sub-Divisional Officers.	Courts & Offices of all Sub-Divisional Officers

NOTIFICATION.

Imphal, the 23rd October, 1953.

No. Food/19/53—The Government of India have fixed the procurement price of paddy & rice in Manipur for the 1953-54 season at Rs. 6 (Rupees six) per maund for paddy & Rs. 11 - (Rupees eleven) per maund for rice.

Imphal, the 19th October, 1953.

No. J/85/50—The following notification issued by the Government of India, Ministry of Home Affairs is republished for general information.—

No. 20/9/53-Judicial II

Government of India, Ministry of Home Affairs

New Delhi, the 29th September, 1953.

NOTIFICATION.

In exercise of the powers conferred by clause (1) of article 39 of the constitution and in partial modification of the notification of the Government of India in the Ministry of States No 104-J, dated the 24th August, 1950, as amended, the President hereby revokes with effect from the 1st October 1953, the delegation to the Lt Governors of Himachal Pradesh and Vindhya Pradesh and the Chief Commissioners of Bilaspur, Kutch, Bhopal, Tripura and Manipur of the functions of the Central Government under the provisions of the Indian Companies Act, 1913 (VII of 1913) other than section 3.

P. C. Deb,

Chief Secretary to the Govt. of Manipur

Imphal, the 10th October, 1953.

No. HP/99/51—In exercise of the powers conferred upon him under Section 1(2) of the Cattle-Trespass Act, 1871 (Act I) read with the Government of India, Ministry of States Notification No. 104-J dated 24.8.53, the Chief Commissioner is pleased to accord sanction to the establishment of a cattle pound at Awang Sekmai for the use of 39 Villages around Sekmai.

The scale of fine and rates of charges for feeding and watering the impounded cattle are as given below:—

	Fine per day.	Feeding and watering charges per day.
1. Buffalo	Rs. 1/-	Rs. 1/-
2. Horse, Mare, Bullock, Cow or heifer	Rs. 1/-	As. 12/-
3. Pig etc.	As. -/8/-	As. -/8/-
4. Goat, Sheep, Ram etc.	As. -/2/-	As. -/4/-

T. Kipgen,

Secretary to the Govt. of Manipur.

Imphal, the 19th October, 1953.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Singat C. S. Ltd. (Regd. No 302 of 1948-49) in Manipur under Sub-section (1) of Section 85 of the Co-operative Societies, Act II of 1912 that the Society ought to be dissolved.

Now, in exercise of the power conferred by subsection (1) of section 30 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by subsection (1) of section 2 of the same Act, I hereby appoint Mr. Haakhold Thangjom, Inspector, of C. S. Bill to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this Notice.

H. B. Singh,

Registrar Co-operative Societies, Manipur.

PART III PRESS NOTE.

British Council Scholarships, 1954-55.

The British Council has offered six scholarships for advanced study or research in the U. K. for (i) Training College Lecturers in English and (ii) High School Teachers of English, for 1954-55. The scholarships are normally tenable for one academic year commencing in October 1954. A full scholarship, if given, includes fares to and from the U. K., tuition fees, personal maintenance grant, a grant for books and apparatus of £ 10/- per annum and approved travelling expenses in the U. K.

Candidates should preferably be between 25 and 35 years of age, may be either sex, and must have successfully obtained a good University Degree or equivalent professional qualifications.

Applications in the prescribed form (a few copies of which are available in the Home Department of the Secretariat and which if necessary may be typed) from eligible candidates should reach the Education Department of the State Government by the 1st November, 1953 so that the State Government may forward them to one of the offices of the British Council, according to the way they come, so as to reach there by the 15th November, 1953 positively.

1. Delhi— India Place Lodge,
Block II, Connaught Place, New Delhi
Areas covered—Delhi, Punjab, (Pepsu and Himachal Pradesh), Rajasthan (Ajmer), U. P., Madhya Bharat, Bhopal, Madhya Pradesh.
2. Bombay—French Bank Building,
Hornji Street, Fort, Bombay—1.
Areas covered—Bombay, Hyderabad, Saurashtra, Kutch.
3. Madras—150 B Mount Road, Madras—2.
Areas covered—Madras, Mysore, Coorg, Travancore Cochin.
4. Calcutta—5 Theatre Road, Calcutta—16
Areas covered—West Bengal, Assam, Tripura, Manipal, Orissa, Bihar, Sikkim.

Further information may be available if required from the Home Section of the Secretariat.

G. H. Singh,
Publicity Officer, Manipur

Imphal, the 19 October 1953.

No HDE/101/53/24—Candidates for Senior Scholarships who have not furnished their mark sheets are required to submit them to the undersigned on or before 31st October, 1953.

T. Kipgen,
Secretary to the Govt. of Manipur

NOTICE NO. 15/53.

Applications stating age, educational qualification and previous experience are invited for the post of a field Man for the Ukhrul Fruit Farm in the district of Imphal at Rs 22½ 18/- per month with usual D. A.

Applications will be received by the undersigned upto 31st October, 1953. Candidates should submit applications written by themselves and should appear at the Agricultural Office at 11 a. m. on 2-11-53 for an interview. They should produce their original certificates at the time of interview.

L. U. Singh,
Agricultural Officer, Manipur

The following Advertisement for Recruitment Examination for Divisional Accountants from Accountant General Assam, Shillong is republished for general information.

ADVERTISEMENT

INITIAL RECRUITMENT EXAMINATION FOR DIVISIONAL ACCOUNTANTS:

The undersigned invites applications for the above Examination to be held in the last week of November, 1953, in the Office of the Accountant General, Assam, at Shillong. The successful candidates will be registered for appointment in the cadre of Divisional Accountants in the scale of pay of Rs. 100 (during probation)-140-10 250EB-15-355/- p m with allowances as may be sanctioned from time to time. Number of vacancies expected 2

(2) The minimum educational qualification is a University degree in the 2nd Division. Graduates with Honours in III class will be treated as Second class graduates for the purpose of this Examination. B Com candidates must have scored at least 50 marks in the aggregate. The Examination is also open to persons with at least 2 years' service as U D. clerks in the works Audit Department in an Audit Office and Accounts Assistants in the P.W.D. for whom the minimum education qualification is a University degree.

(3) Age—The minimum age 24 years on the 1st November, 1953 may be relaxed by three years in the case of Scheduled caste and Tribal candidates and upto 33 years in the case of Departmental candidates.

(4) Application fees. A fee of Rs 7/- (Rs 1/4/- in the case of Scheduled Caste and Tribal candidates) must be paid by each candidate to any Treasury or Branch of Imperial Bank of India by credit to the head "XXXVI—Miscellaneous Departments - Central - Examination fees" and a copy of challan attached to the application

(5) Subjects for the Examination.

(i) Essay or précis & Draft (ii) Elementary Book-keeping

(iii) Arithmetic and Mensuration

(6) For syllabus and other details write to the Accountant General, Assam (W. M. Section), Shillong.

(7) The Direct recruits will be eligible for confirmation against one third of the permanent vacancies.

(8) The applications in candidates' own handwriting and supported by (i) a certificate of good character having reference to two years preceding the date of applications from the official superior, employer, or the Principal of the College, (ii) a duly verified statement of age such as attested copy of Matriculation certificate, attested extract from first page of the Service Book etc, (iii) attested copy of University Degree and other educational certificates as well as Marks sheet in case of B. Com. candidates (iv) attested copy of Citizenship certificate in case of candidates acquiring Citizenship under Article 6(b) (ii) of the Constitution of India and attested copy of Refugee Certificate in case of Displaced person candidates, should reach the Accountant General, Assam by the 20th October, 1953.

Particulars—(1) Name of the candidate in full in Block letters (2) Father's name () If belonging to a Scheduled Caste or Tribe (4) Date of Birth () Examination passed, indicating the Division in which different examinations passed (6) Present address (7) Home address (8) If a displaced person, date of migration from Pakistan (9) If a Citizen under Art. 6(b) (ii) of the Constitution of India (10) Signature of Candidate

(9) Travelling expenses:—No travelling allowance or any other expenses will be admissible to candidates selected to appear in the Test.

K K Iyengar

Accountant General Assam.

T Kipgen,

Secretary to the Govt of Manipur.

Dated the 14th October, 1958.

Applications for the following posts, written by the applicants themselves, stating fully their qualifications, age, experience, fathers' names and present addresses will be received by the undersigned till the 31st Oct. 1958 during the Office hours. Applications with copies of testimonials are now invited to make the appointment without any loss of time as soon as the final sanction will be obtained.

1. One post of Superintendent of Arts, Crafts and Cottage Industries training cum production centre at Thoubal Development Block on Rs. 100-100-110 (con)-5-110 EB-10-200 EB-250 with usual D. A.

(The candidate should preferably be a man having the knowledge of weaving, carpentry, black smithy and other hard metal works. Preference will be given to a man having engineering qualifications and enhanced starting pay may be given in consideration of his qualification).

2. 3 posts of weaving Instructors on Rs. 75-5-100-EB-5-150/- with usual D. A.
3. 2 posts of carpentry Instructors on Rs. -do-
4. 1 post of black smithy Instructor on Rs. -do-
5. 1 post of Instructor for hard metal work including foundry on Rs. -do-
6. 1 lower Dn. Asstt. in the scale of Rs. 40-2-50-EB-3-50-EB-1-100/-
7. 2 Grade IV Estt. in the scale of Rs. 22-1-25/-
8. 2 Chowkidars in the scale of Rs. -do-

H. B. Singh,

Director of Industries, Manipur.

TENDER NOTICE

Sealed tenders are invited for supply of 200 (two hundred) sheets of straw board paper and will be received by the undersigned upto 2 P M. of 2nd Nov, 58 in the office of the Government Press. Tenders will be opened by the undersigned on the same date before the tenderers. There is no obligation to accept the lowest tender. The quantity may be reduced or increased as the case may be. The successful tenderer will have to deposit security of Rs 20/- before signing the agreement. The tenderer should supply the article within 8 days.

G H Singh

Supdt Govt. Press, Manipur

পাণ্ডা নিলাম নোটিশ ১৩,

তার ১।১০।৫৮ ইং।

অসিমা ময়ম ওইদুনা পংকা পাণ্ডাধাৰণিং অময়ম বণিপুৰণী অৰা পুৰমকা পৰৱৰ্ত্তি।
ময়মদি—ময়মা ইতিবা পাণ্ডাৰ অসিমা পাণ্ডাধাৰণীনা যাবোইনা বীকম বোকালা পাণ্ডেল ওনা বীৰবৰগীৰমক পাণ্ডাৰ
অসি নিলাম ভৌগনি। পাণ্ডা ওকপিনিবা অসিমাৰা তাৰ ২।১১।৫৮ ইং নিম্নলিখিতৰা হুৰিকা ডিপুটী কমিশনাৰ
আফিসৰা লাকপিতনা নিলাম ওকপিনিবা নিম্নলিখিতৰি।
নিলাম ওকৰা বীনা নিলাম হুমিতা পাণ্ডেলগী পৰক ১ (বাইবোক অৰা) ওমবা বীৰবৰনি, বীৰবৰি পাণ্ডা অৰা পুৰকা
অমুক হুমা নিলাম ভৌগনি, নিলাম অসিমা হাৰগী হাকপী বহুবিবি বহুবিবি পেল পুৰমক হাৰা ওকপা বীনা কুপবৎকবনি।
পেলবোইবিবা পেল পুৰমক ওমা নিলাম ওকপা চুৱেল ওমবা ময়মা ওমবা বাগবৰনি, বোবৰগী পাণ্ডা অমুক হুমা
নিলাম ভৌগনি।

আকৌবৰ থাণী তাৰ ৩০ ফাৰৱৰী ময়মা লোইবা ওনা পাণ্ডেল বীৰবা পাণ্ডাৰি নিলাম ভৌগনি।

বিলম্ব লাভৰিবা আফিসাৰনা বাইদগী চাওবা দায় লোবদুই হাই।

R. S. Singh,

Fishery Officer

For D. C., Manipur

নিলাম ক্ৰয়পত্ৰ পাণ্ডাৰি ময়মা।

- | | | |
|----|-------|--|
| ১। | ৮৮ | মাকোই পাণ্ডা। |
| ২। | ১০/২০ | বীৰবৰিকোম, লৈশেই চনাৰোং,
লৈহাওপাকোম অময়ম নাচৌ তুৱেল। |
| ৩। | ১১৭ | লক্ষপাণ্ডা। |

- | | | |
|----|---------|---------------------------------|
| ৪। | ১৯০ | জেকোপ পাণ্ডা। |
| ৫। | ১৯৮ | বৰমপাণ্ডা। |
| ৬। | ১৯৯ | পুৰমেল পাণ্ডা। |
| ৭। | ২২৪/২২৬ | বাইবৌ কুমনোম, বাইবৌ
শোভিতেল। |

Manipur

Gazette



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 26th October, 1953.

No. R/15/53/38—Shri H. Ibungoyaima Singh, Extra Assistant Commissioner Imphal is transferred to Ukhrul and placed in-charge of the Ukhrul Sub-Division. On relief by Shri H. Ibungoyaima Singh, Shri T. C. Thankham, Extra Assistant Commissioner in-charge of the Ukhrul Sub-Division is transferred and posted to Imphal.

Imphal, the 10th October, 1953.

No. R/15/53—The Chief Commissioner is pleased to appoint Shri K. Lamphel Singh, temporary Extra Assistant Commissioner, who is now in charge of Churachandpur Sub-Division, as Project Executive Officer for the Thoubal Community Development Project, in the scale of Rs. 250-250-300-(Con)-25-400-(EB)-25-600/-. The appointment will be upto the end of February, 1954 in the first instance. Shri Chandrakumar Sharma, present Project Executive Officer will revert to his former post of Supervisor with effect from the date Shri K. Lamphel Singh joins.

Imphal, the 26th October, 1953.

No. R/15/53/37—The Chief Commissioner is pleased to promote Shri Thokehombi Bari Singh, B. A., Sub-Deputy Collector Imphal West Tahsil, temporarily as Extra Assistant Commissioner in the scale of Rs. 250-250-300-(Con)-25-400-(EB)-25-600-(EB)-25-650/- and to place him in charge of the Churachandpur Sub-Division. Shri K. Lamphel Singh transferred as Project Executive Officer. The appointment will be for the period upto 28th February, 1954.

No. R/15/53/37(A)—The Chief Commissioner is pleased to place Shri W. Gourab, Sub-Deputy Collector for Rehabilitation work in charge of the Imphal West Tahsil vide Shri Th. Birahari Singh.

P. O. Deb,

Chief Secretary to the Government of Manipur.

Imphal, the 26th Oct. 1953.

No. MD/5/51/41—In pursuance of the Government of India, Ministry of Health and Family Welfare, No. F/1/58-DS dated the 23rd September 1953 read with Section 20 of the Drugs Act 1940 the Chief Commissioner is pleased to appoint Director, Central Drugs Laboratory, Calcutta, as Government Analyst for Manipur State for the purpose of the testing of samples of patent and proprietary medicines with undischarged formulae from this State.

G. H. Singh,

Assistant Secretary to the Government of Manipur.

PART II

Imphal, the 26th October, 1958.

No. S/T, 49 50A 52—In exercise of the power conferred upon him by Sub-Section (2) of Section 7 of the Assam Sales Tax Act 1947 (Assam Act XVII of 1947) as extended to the State of Manipur the Chief Commissioner is pleased to notify his intention to amend, with effect from the 20th October, 1958, Schedule III of the said Act by adding the following as a new item.—

Description—The agricultural machineries and implements including tractors and tractor implements.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur

Imphal, the 1st October, 1953.

No. R, 21/53.—The Chief Commissioner is pleased to transfer the following subjects which are now being dealt with by the Chief Secretary under the charge of Assistant Secretary, Revenue & Finance Departments:—

NAME OF SUBJECTS.

1. Refugee rehabilitation.
2. Civil Supplies and Procurement.
3. State Excise.
4. Registration.

All letters etc. concerning the aforesaid subjects should henceforth be addressed to the Assistant Secretary, Revenue and Finance Departments except when it is necessary to bring any particular matter to the notice of the Chief Secretary.

Imphal, the 6th October, 1953.

No R, 20/50 I—In exercise of the powers conferred by paragraphs 4 and 5 of the Manipur (Administration) order 1949, read with the direction contained in Government of India, Ministry of States letter No. F. 23 (70) S/51 dated 26th February, 1950 and their letter of even number dated 19th August, 1953 and in partial supersession of this Administration Notification No. A-1-5424-29 dated 18th February, 1950 the Chief Commissioner is pleased to declare that the Sub-divisions of Sadir and Thoubal constituted under the above-quoted notification shall be abolished and the District Magistrate, Manipur shall take cognizance of all offences committed within the areas set out in the said Notification as being included in the said sub-divisions.

The Chief Commissioner is further pleased to declare that the Sub-divisional Officers hitherto placed in-charge of the said two Sub-divisions shall henceforth be designated as Extra Assistant Commissioners and shall exercise the powers of Magistrate first class within the areas comprised in the sub-divisions hereby abolished.

This order shall take effect from the date of its publication in the Manipur Gazette.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 30th October, 1953.

No. DPC/8 53.—Shri Rashid Ahmed son of Amanullah of Khargao a Gram Sevak of the Thoubal Community Project who was sent for training in the Jorhat Extension Training Centre at Government expense left the training institution without permission on the 18th August, 1953. He is therefore directed to refund the amount drawn by him during the training period and furthermore he is debarred from future employment in the Government service.

T. Kipcha,
Secretary to the Govt. of Manipur.

The following letter received under No F 40 2/53 S1, dated the 14th October 1953 from the Government of India, Ministry of Education, New Delhi is republished for general information.

T. Kipgen,

Secretary to the Government of Manipur.

Sub: Rutherford Scholarship of the Royal Society for the year 1954.

I am directed to state that the Royal Society have notified the Rutherford Scholarship for award to an Indian student for the year 1954. A copy of the General Regulations together with 5 copies of the application forms are sent herewith.

It is requested that applications from suitable candidates may be forwarded to this Ministry so as to reach not later than the 2nd November, 1953. The applications should be complete in all respects and the copies of the testimonials, certificate, etc., duly attested by the Vice-Chancellor of the University or by a Credited Officer or by a Member of Parliament or Member of Legislative Assembly should also accompany the applications. No curricula should be sent along with the applications. It is, however, necessary that applications should be accompanied by evidence of the candidate's promise of capacity for original research in the form of publications, thesis, or manuscript reports.

No incomplete application may kindly be forwarded to the Government of India. A certificate by your Institute/State Government/University in the form attached may kindly be forwarded along with every application.

CRITERIA

- (a) that Mr. _____ is a citizen of India
- (b) that he has been, or will, at the end of the present session of the studies, have been a student of science in a University/Institute for a period of not less than, three years
- (c) that he has spent one full academic year ending not more than 12 months prior to the date of recommendation at the name of Institution _____
- (d) that he indicates high promise of capacity for advancing science or its applications by original research,
- (e) that the particulars given in the application form are correct.

— — —

ROYAL COMMISSION FOR THE IMPROVEMENT OF SCIENCE

11, Bedford Gardens,
Portsmouth Road, London, S.W. 7.
1st November, 1953

THE RUTHERFORD SCHOLARSHIP OF THE ROYAL SOCIETY.

Attached are particulars of the Rutherford Scholarship established by the Royal Society.

Candidates for an 1851 Overseas Scholarship who also wish to be considered for the Rutherford Scholarship are requested to fill this notification as of the 1851 Overseas Scholarship application form. No separate application to the Royal Society is necessary.

If any candidate wishes to enter for the Rutherford Scholarship only the 1851 Scholarship application form should be completed in the ordinary way, but it should be indicated clearly on the front of the form that the application is for the Rutherford award only.

THE ROYAL SOCIETY.**Rutherford Scholarship.**

Applications are invited from graduates of a University within the British Commonwealth who are under 26 years of age on 1 October 1954 for the Rutherford Scholarship. This will be awarded for research in any branch of the natural sciences, but some preference will be given in favour of candidates who propose to work in experimental physics. It will be tenable for three years in one part of the British Commonwealth other than that in which the applicant graduated.

The value of the scholarship will be adjusted to meet the circumstances of the appointment but if held in the United Kingdom it will be not less than £ 450 per annum. Additional allowances may be granted for travel, university fees, etc. The appointment will date from 1 October 1954.

The appointment will be made by the President and Council of the Royal Society, but application from university graduates outside the United Kingdom should be made through their universities to the Royal Commission for the Exhibition of 1951 on forms of application for the 1951 Exhibition Science Research Scholarship*. Applications from university graduates in the United Kingdom should be made before 15 February 1954 on forms obtainable from the Assistant Secretary, Royal Society, Burlington House, London W. 1.

The successful candidate will be required to devote his whole time to research and may undertake other duties only if he obtain the consent of the president and Council of the Royal Society. He will be required to report on the progress of his work at the end of each year's tenure of the Scholarship. The continuation of the Scholarship will depend upon the satisfactory nature of the Scholar's work during the preceding year.

* Overseas candidates may apply for both awards.

Imphal, the 8th Oct., 1953

The following letter No. F. 6-19/53-MS, dated the 22nd Sept 1953 received from the Government of India, Ministry of Health, New Delhi is republished for general information

G. H. Singh,

Assistant Secretary (Dev.) to the Govt. of Manipur.

Subject:— Isonicotinic Acid Hydrazid and its derivatives—control on the sale and distribution of.

I am directed to refer to (the correspondence resting with the State Government's reply to) this Ministry's letter No. F. 6-30/52-MS, dated the 24th August, 1952, on the subject mentioned above and to say that it has been reported to the Government of India that dealers in Part B States are finding it difficult to procure Isonicotinic Acid Hydrazide because they do not possess any licence under the Drugs Act and Rules which is possible only after actual enforcement of the provisions of the Drugs Act and Rules in those States. I am to request that, with a view to enabling authorised dealers in such States to procure the drug, the following clause may be added in the notification issued by the State Government/Chief Commissioner under their respective Drugs (Control) Acts regulating the sale and distribution of Isonicotinic Acid Hydrazide in their areas:—

“(iv) any person in a Part B State possessing a permit for sale of drugs from the State Authorities”.

2. A copy of the notification issued by the State Government may kindly be furnished to this Ministry in due course.

Imphal, the 29th October, 1953.

The following letter No 130/53-Public dated 11. 9 53 received from the Government of India, Ministry of Home Affairs, New Delhi is republished for general information

T. Kipgen,
Secy. to the Govt. of Manipur.

Sub:—Changes in the names of villages, towns, etc. Procedure of

I am directed to say that of late several requests have been received from the State Governments for changing the names of villages etc. The question has been examined in detail by the Government of India and they consider that changes in the names of villages, towns, etc. should be discouraged as far as possible, that no change should be agreed to unless there were compelling reasons to justify it, and that all proposals should be referred to the Government of India in the Ministry of Home Affairs before any change is made.

2. It is essential that there should be a uniform procedure in the matter of changing the names of places and that the State Governments should keep in view the following broad principles when making proposals for changes in the names of villages, towns, etc. to the Govt. of India:—

- i. Unless there is some very special reason, it is not desirable to change a name which people has got used to.
- ii. Names of villages etc. having a historical connection should not be changed as far as possible.
- iii. A change should not be made merely on grounds of local patriotism or for linguistic reasons, e. g. villages etc. should not be renamed after national leaders merely to show respect to them or for satisfying local sentiment in the matter of language, etc.
- iv. In selecting new names, care should be taken to see that there is no village or town etc. of the same name in the State and neighbourhood which might lead to confusion.
- v. While recommending any change, the State Govts. should furnish detailed reasons for proposing a change in the name and also for selecting the new name.

3. Notwithstanding what has been stated in para. 2 above it may be eminently desirable that where an ancient place has fallen into decay and with that the old place name has also disappeared, the ancient name should be restored. To cite an instance, a village now called "Gandhawal" in the old Dewas State near Ujjain has been built on the ruins of an ancient town populous and flourishing in the times of Vikramaditya, and is mentioned in the ancient scripture and other books as "Gandharvapura". The present name "Gandhawal" is obviously a corruption of Gandharvapura. The Government of Madhya Pradesh in whose territory the village is now situated, may consider the propriety of restoring the ancient name.

4. The proposals of the Government of Madras/Madhya Pradesh/Bombay, vide their letter No. 20954-A/5-1,

511-378 XXVII,

D. O. 1053/3912-B

dated the 7th November, 1952.

dated the 22nd November, 1952.

dated the 3rd July, 1953.

regarding changes in the names of certain villages, etc., in that State, have been considered by the Govt. of India in the light of the principles set out above and I am directed to reply as follows —

(1). Madras:—As the changes proposed are in respect of taluks etc. which for Madras only. will fall in the new Andhra State, the recommendations should come from the Andhra State Government.

••(2) Madhya Pradesh :—The inscription at Gunji contains the words 'Bhagavato for Madhya Pradesh only Usubhatithi'. "Usubhatithi" cannot have a Sanskrit equivalent as "Rishabha Tirtha" "Rishi" will be "Isi" while in the inscription it is "Usubha". "Rishabha-Tirtha" as an equivalent for "Ushubhatithi" is therefore not clear.

(3) Bombay :—

for Bombay only	Village.	Opinion of the Government of India
Present name.	Proposed name.	
i. Khirado Pargane Yawal.	Dhanaji Nagar.	No ; as it goes against principle No (iii)
ii. Budthal.	Ambeपुरा.	Reasons for the proposed name should be furnished to the Govt. of India and also whether there is any other village of this name.
iii. Shingan- wadi (Hamlet and Jal gowadi village).	Ramanand District.	No ; as it goes against principle No. (iii).
iv. Peint Mahal and chandor	Peth and Chandwad.	No, as this would lead to similar requests from all over India and goes against principle No. (iii).
v. Bondewadi.	Yadawadi.	Reasons for selecting the new name should be first furnished to the Govt. of India.
vi. Bakrol.	Mahadevgram.	The proposed change is not desirable, but since the change has already been effected, the Govt. of India do not wish to raise any objection.
vii. Choryadodra.	Virnagar.	Reasons for selecting the new name should be furnished to the Govt of India.
viii. Dhulia— Group I. Mahal Nurnagar. Mahal Mali (Deserted) Mahal Kali (Deserted) (only Northern part).	Shubashnagar	
Group II. Mahal Kanadam Mahal Padhari Mahal Kisal (Deserted) Mahal Loha (Deserted) Mahal Rayat Southern part of Mahal Kali (Deserted)	"Nei"	No ; goes against principle No (iii).

PART III

NOTICE,

Imphal, the 30th October, 1953.

Applications stating educational qualifications, present age, previous experience if any together with character certificates etc. are invited for 13 posts of temporary vaccinators for 6 months in a fixed scale pay of Rs. 25/- with dearness allowance 40% plus Rs. 6/- P. M. and will be received by the undersigned upto 12 A. M. of 10th November, 1953. A fixed travelling allowance of Rs. 10/- each per month may also be given and the selected candidates will have to serve in whole of the State. Any selected vaccinator who cannot discharge their duties satisfactorily afterwards will be removed from service without previous information.

A. C. Kapoor,
Chief Medical Officer, Manipur

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 89.

Imphal, Wednesday, November 11, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 2nd November, 1953.

No. HDE/7/52/188—The Chief Commissioner has been pleased to appoint Shri E. Nilakanta Singh, M A., L. L. B., of Elangbam Leikai, Imphal temporarily as a professor of Philosophy and Logic in the D M. College at Rs. 175/-p.m. in the scale of Rs. 175-200-15-350/- p.m. with the usual Dearness Allowance with effect from the date of joining. The appointment is liable to termination without notice.

T. Kipgen,

Secretary to the Government of Manipur.

PART II

Imphal, the 4th November, 1953.

No. FA '85 52/136—The Chief Commissioner is pleased to grant earned leave to Shri Laisram Gopal Singh, Deputy Superintendent of Police, Manipur for 7 (seven) days with effect from the forenoon of 18-5-53 to 21-5-53.

T. Kalachand Singh,

Asstt. Secy. to the Govt. of Manipur.

Imphal, the 27th October, 1953.

No. MD.129/53/9—The Chief Commissioner is pleased to grant Dr. Nanda Batu Roy, Assistant Surgeon Grade 1 of Medical Department, Manipur earned leave for 16 days with effect from the 5th August, 1953.

G. H. Singh,

Asstt. Secy. to the Govt. of Manipur (Home).

NOTIFICATION.

Imphal, the 29th October, 1953.

No. J/41/52/13—The following notification issued by the Government of India, Ministry of Finance (Revenue Division) is re-published below for general information :—

S. R. O. 1882, New Delhi, the 25th October, 1953—In exercise of the powers conferred by Sub-Section (3) of Section 1 of the Estate Duty Act, 1953 (XXXIV of 1953), the Central Government appoints the 15th day of October, 1953, as the date on which the said Act shall come into force.

(No. 1-ED.)

T. Kalachand Singh,

Assistant Secretary to the Government of Manipur.

NOTIFICATION.

Imphal, the 25th November, 1953.

No. J/24/53/12.—The following notification issued by the Government of India, Ministry of States is republished for general information:—

Notification No. 201-J, dated the 26th October, 1953.—In exercise of the powers conferred by section 2 of the Part C States (Laws), 1950 (XXX of 1950), the Central Government hereby extends to the State of Manipur, the Sarais Act, 1867 (XXII of 1867) as at present in force in the State of Assam with the following modifications, namely:—

MODIFICATIONS.

- (1) Throughout the Act, for the words "State Government" the words "Chief Commissioner" shall be substituted;
- (2) In section 14, for the word and figures "section 61 of the Code of Criminal Procedure" the words "the laws in force in Manipur relating to the recovery of fines" shall be substituted.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART III

NOTICE.

Imphal, the 30th October, 1953 No. 16 CS/II/53-54

It is hereby notified for general information to the public that, pursuant to section 9 of Act II of 1912, entitled the Co-operative Societies Act, the Thoubal Bazar Development Co-operative Society Limited has been this day registered in my Office as a Co-operative Society and numbered as No. 16 of 1953-54 dated this the 30th day of October of the one thousand nine hundred & fifty three Anno Domini.

H. B. Singh,

Registrar, Co-operative Societies, Manipur

Imphal, 4th November, 1953.

Applications are invited for the post of a temporary office assistant in the Claims Office on the scale of Rs. 40-2-50-3-80-4-100 p. m. with usual dearness allowance admissible under rules. The appointment will be for a period of three months at the first instance and it may be extended for further periods.

Intending candidates should submit their applications to the undersigned on or before 11-11-53. Candidates should state in their applications, their present age, educational qualification, previous office experience etc. if any.

None needs apply who is not at least a matriculate.

O. Kathipri,

Extra Assistant Commissioner (Claims), Manipur.

Imphal, the 3rd November, 1953.

Casual students desirous of appearing at the ensuing I. A. & I.Sc. Examinations of 1954 through the College are to apply to the undersigned by 25th November, 1953 with a Test Examination fee of Rs. 10/- only. The 2nd year Test Examination will commence from 14th December, 1953.

N. B. Singh,

Offg. Principal, D. M. College, Imphal.

**PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL
INSOLVENCY ACT V OF 1920**

In the Court of the Judicial Commissioner, Manipur at Imphal.

Notice is hereby given that the undermentioned person has applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a pleader:—

No. of the case 1	Name, parentage, occupation and place of residence of the		Date fixed for hearing the application. 4
	Petitioner. 2	Creditors 3	
4 of 1953.	Maibam Amubi Singh of Kiyamgei Basti.	Thokchom Thambou Singh of Kiyamgei Awang Leikai.	24-12-53.

Given under my hand and the seal of the Court this 2nd day of November, 1953.

By order etc

K B Singh, Registrar,
Judicial Commissioner's Court, Manipur.

Imphal, the 31st October, 1953.

A plot of land measuring 60' x 30' located at Minoothong on the bank of the Imphal river immediate north of Gurudayal Rice Mill outside 30ft. roadside reservation will be sold in auction in the Office of the Deputy Commissioner on 30-11-53 at 11 A.M.

Imphal, the 4th November, 1953.

Applications stating age, qualifications and experiences, if any, are invited from candidates willing to undergo Recorder's Training in the Assam Survey School at Jhalukbari. The training will be entirely at the candidate's own cost. Preference will be given to candidates who are residents of Top Dusra or Thoubal Circle. Applicants should file any certificates or testimonies they may have with their application and these will be returned when done with. Applications will be received in the Office of the undersigned upto 17-11-53.

The selected candidates will be required to proceed for training as soon as called upon to do so.

Imphal, the 29th October, 1953.

Applications stating age, qualifications and experience, if any, are invited for 2 posts of Amnns on the Scale of Rs. 353-11 (1.B)-3-50 plus usual D.A. None need apply who has not undergone the requisite training for an Amin. Preference will be given to a candidate who is a resident of the lot concerned. Applications should submit their certificates etc. with their applications and the same will be returned when done with. Applications will be received in the Office of the undersigned upto 15-11-53. In any case, the selected candidate will have to reside in the lot concerned.

M. N. Phukan,
Deputy Commissioner, Manipur.

1964-1965

[illegible]

A. M. Singh,

Offg. O. O. O.

District & Sessions Court, Manipur.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 40-E-18

Imphal, Friday, November 13, 1953

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 10th November, 1953

No IN 13 52 180—The undernoted Notification C.E.S.I.R.C.T/22/53 dated 31-10-53 inviting applications for some posts of Superintendents is published for general information—

NOTICE

Applications are invited for a few posts of Superintendents in the scale of Rs 250-15-100 with the usual allowances, as sanctioned from time to time for similar class of Central Government Servants, in the office of the Regional Director, Employees' State Insurance Corporation Calcutta. The posts are temporary at present but are likely to continue.

Candidates for the posts should be Graduates, with at least 10 years service in various clerical and/or Supervisory posts under the Central or the State Governments or a quasi Government organisation or a firm or a Bank of repute, including at least three years' experience of having held a supervisory charge as a Head Clerk, Assistant in-Charge, Head Assistant or Superintendent.

The candidates should have good general knowledge and personality and should be capable of controlling subordinate staff. For one post which is meant for Accounts Branch, as S. A. S. passed candidate or a candidate possessing other equivalent Accounts qualifications, is required.

The candidates should not be above 40 years of age. The above age limit will not apply to those who are already in Government service or are serving under the Corporation. The age limit is also relaxable according to rules for Scheduled Caste and Scheduled Tribe candidate and retrenched Government servants. In the case of candidates otherwise well qualified, the condition of a University Degree may be relaxed by the Selection Committee at its discretion.

The Corporation is a quasi Government statutory organisation, established under the Employees' State Insurance Act, 1948, and the employees are allowed the benefit of Contributory Provident Fund under the Employees' State Insurance Corporation (Provident Fund) Regulations but no pension.

If a permanent Government servant is selected, he will be allowed usual 'Foreign Service' terms, as may be settled between his parent office and the Corporation.

The candidates are at present required for posts in the Calcutta Region, but they will be liable to transfer elsewhere in other offices of the Corporation.

Applications containing full particulars regarding age, qualifications, present pay and grade and experience, should be sent to the **Regional Director, Employees' State Insurance Corporation, P-11, Mission Row East, Calcutta-1**, so as to reach him not later than 17th November, 1953. In the case of those who are employed in Government or quasi Government organisations, the applications should be sent through their present employers.

N. Varma,
Regional Director

G. H. Singh,
Asstt Secy to the Govt. of Manipur.

Manipur



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Gazette

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No. 41

Imphal, Wednesday, November 18, 1953

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GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

PART II

NOTIFICATION

Imphal, the 9th November, 1953

No. IN-55/51/210—The words “Or the Chief Minister or a Minister of the Council of Ministers”, shall be added after the words “Chief Commissioner” occurring in sub-rule (3) of Rule 4 of the State Aid to Industries (Centrally Administered Areas), Model Rules, 1949 as extended to this State vide Manipur Gazette of December 3, 1952, being so amended by the Government of India

G. H. Singh,
Assistant Secretary to the Govt of Manipur.

Imphal, the 10th November, 1953

No. CS/73 EM/53—In exercise of the powers conferred upon him by section 3 of the Essential Supplies (Temporary Power) Act, 1946 (XXIV of 1946) as delegated by the Government of India, Ministry of States Notification No. 115-J dated the 5th September 1950 the Chief Commissioner is pleased to direct that the following amendment shall be made in the Manipur Foodgrains (Movement) Control Order 1951 as amended by Notification No. Dlv/50/FOG 51/25 dated 11th April 1953.

Amendment

“Delete the word wheat from para 2(1) of the Order”

This order will take effect from the date of its publication in the Manipur Gazette

P. C. Deb
Chief Secretary to the Govt of Manipur.

PART III

Notice No. 1 T E of 1953

Imphal, the 11th November, 1953.

Applications are invited from bonafide Tribal Students of Manipur for 10 stipends of Rs. 25/-p. m. each for a course of training in Carpentry for a period of one year at Imphal.

Candidates should at least passed the M. E. Examination of a recognised school and should know Manipuri

Applications stating age, educational qualification, etc. will be received by the undersigned upto 30-11-53.

N. Midoh,
Deputy Inspector of Schools, (Tribal) Manipur.

Imphal, the 11th November, 1953.

No. MD/141/52—The following Notice of the Government of India, Ministry of Commerce & Industry Import trade control is republished for general information.

G. H. Singh,
Assistant Secretary to the Government of Manipur.

PUBLIC NOTICE NO. 145. ITC (P. N. P 53.)

New Delhi, the 22nd October, 1953.

Sub:—Licensing of Hydrazide of Isonicotinic Acid

Established Importers of drugs and medicines and manufacturers who want to import Hydrazide of Isonicotinic Acid should send in their applications in duplicate for the General and Soft Currency licences in the prescribed form and manner to the Chief Controller of Imports, New Delhi before 1st of November, 1953. The following information along with relevant documents should be furnished in the forwarding letter which should also be sent in duplicate:—

- (a) Whether the applicant is a sole agent of the manufacturers of this drug. If so, original sole agency agreement with an additional copy should be sent. Sole Agency Agreement of suppliers who are not manufacturers themselves are not required.
- (b) C. I. F. price per ton of Hydrazide of Isonicotinic Acid in powder form in bulk received from suppliers from abroad should be enclosed in original with an additional copy.
- (c) Quantity in Kilogrammes which the applicant wants to import and which he can obtain from the suppliers within six months.
- (d) Names of manufacturers, country of origin of the goods.
- (e) Established importers of drugs and medicines should indicate the value of quota licence for each area which they have already taken or for which they are eligible for July—December 1953 period.
- (f) Established importers should also indicate whether they will tablet the goods themselves or would get the drug tableted from some other firm in which case the name of the tableting firm should also be given.

2. It should be understood that not more than 10% of the licence when issued will be allowed to be utilised for the import of the drug in tablet or other than powder form. 90 percent must be utilised for the import of the drug in powder form in bulk for tableting.

3. One of the important considerations in dealing with the applications will be the price quotation at which the goods will be imported. Special consideration will be given to those importers who are able to get the goods at the lowest price which will be specified in the licence and no increase in that price will be allowed under any circumstances.

4. Manufacturers who want to import raw materials for the manufacture of Hydrazide of Isonicotinic Acid can also apply for import of raw materials needed for this purpose. Other things being equal preference will be given to those who wish to import basic raw materials instead of intermediates.

Imphal, the 13th November, 1953.

Applications are invited for the post of Chappassi in the Scale of Rs. 22-½-28/- P. M. plus Assam rates of Dearness Allowance for the Imphal Treasury, which should reach the undersigned on or before the 28th November, 1953. The application should be submitted to the Treasury Office.

M. N. Phukan,
Deputy Commissioner, Manipur. (Treasury).

NOTICE No 18/53.

Imphal, the 12th November, 1953.

Applications stating age, educational and technical qualifications and previous experiences if any, are invited for temporary posts of one tractor driver and one tractor handyman in the scale of Rs. 40-2-80/- and Rs. 25-1-40/- per month with usual D. A. respectively.

Applications will be received by the undersigned upto 21st November, 1953. The applicants should appear in the Agricultural Office at 11 a. m. on 23rd November, '53 for an interview. They should produce their services or original certificates at the time of interview.

L. Udhob Singh,
Agricultural Officer, Manipur.

Imphal, the 13th November, 1953.

Sealed tenders are invited for the work of constructing a Katcha house 36' x 25' at Thoubal.

The work must be finished within twenty days from the date of receipt of the work order.

Sealed tenders will be received by the undersigned during office hours up to 20th November, 1953.

The specifications of the work are given below.—

Earth plinth 1' ft. high. Bamboo posts & bamboo frame work with thatched roof—Ekra walling with mud plaster, 3 coats. The house will contain two rooms 18' x 15' each with a partition wall between the two rooms and a verandah in front 36' x 7'. Wooden Doors and windows which will be supplied by the Department, are to be fitted.

S. C. Palit,
Supdt. of Police, Manipur, Imphal.

Imphal, the 12th November, 1953.

Proceedings of a meeting of the State Transport Authority, Manipur held on 9-11-53 (a) 11 A. M. at the office of the Superintendent of Police, Manipur with Shri M. N. Phukan, Deputy Commissioner, Manipur in the chair

The following members are present:—

1. Shri M. N. Phukan, D. C. Manipur.
2. " S. C. Palit, Supdt. of Police, Manipur.
3. " S. Somendra Singh
4. " Y. Tomba Singh, P. E. O., Manipur.

Dr. Kampu, Adviser i/c Transport was also pleased to attend the meeting.

Shri Kh. Budhachandra Singh, Manager, M. S. T. and Shri H. Tomba Singh, Chairman, Manipur Public Transport Union were allowed by the Chairman to attend the meeting to represent their difficulties.

The following resolutions were adopted in the meeting:—

1. The applications submitted by Manipur Public Transport Union were considered. It is found that out of 48 cases referred by them, 35 cases were already favourably considered and allowed to have permits. Of the remaining 13 cases, 3 were for Private Carrier permits. They might get the Private Carrier permits as soon as the taxes are paid. As for the remaining 10 (vehicles Nos 362, 265, 792, 556, 287, 205, 1299, 363, 391 and 1028) the meeting considers that they are not entitled to get permits for Public Carriers as they did not apply in time and did not put the vehicles on the road for a considerably long period.

2. It is resolved that the Public Carrier vehicles which want to carry passengers shall have to insure covering passenger's risk falling which they will not be allowed to carry passengers. This will come into force with effect from 1-1-54.

3. It is resolved that the rates of fare furnished by the Manager, M. S. T. as noted below are considered to be fair and reasonable. These rates are accepted

as the minimum rates. The Govt. of Manipur is being moved to approve these rates and to publish this in the local gazette:—

(1) Imphal Dimapur Route

Free allowance of luggage 15 lbs

Children below 10 is charged half fare only

Class of Traffic.	To Dimapur	Basic (a) pies per mile	To Kohima	Basic (a) pies per mile	To Mao	Basic (a) pies per mile.
BUS.						
Upper Class.	Rs. 5/-	7 16	Rs 4/-	8 82	Rs 3/-	8 73
Lower Class.	" 1 8/-	6 45	" 3 5/-	7 72	" 2 12 -	8 00
TRUCKS.	" 3/-	4 29	" 2 8/-	5 1	" 2/-	5 82
TAXI.	" 10 3 -	11 59	" 8/-	17 60	" 7/-	20 36
FREIGHT.						
Luggage per maund	" 2/-	2 86
Freight O/A per md.	Re 1, 12/-	2 50	Re 1 6/-	3 04	Re. 1/2/-	3 27
Local do	" 1 10/-	2 32	" 1/6 -	3 04	" 1/2/	3 27

(2) Imphal Churachandpur

10 pies per mile per passenger

Free allowance of luggage -15 lbs

For Excess luggage 6 pies per mile per md.

(3) Imphal-Pukhao Sagolmang

12 pies per mile per passenger

Free allowance of luggage -15 lbs

Free excess luggage 6 pies per mile per md.

4. It is not desirable nor permissible to allow the Public Carrier vehicles to carry passengers even if they cover passengers' risk but in view of the economic and social condition this irregularity shall have to be ignored for the present. It is now resolved that if the Public Carrier owners do not replace their Public Carrier vehicles by Stage Carriages within a period of one year from 1-1-54 their permits for carrying passengers in Public Carriers may not be allowed with effect from 1-1-55. They shall have to pay taxes just at the rate which a Stage Carriage owner is paying with effect from 1-1-54. As a matter of principle no more Public Carrier permit will be allowed without any special reason, but if any member of the public places a Stage Carriage, he will be issued a permit straightway.

5. A question was raised if the State Carriages should be allowed to ply in specified area only. The matter was discussed and it was decided not to put any restrictions on routes just at present.

6. It is resolved that payload should be allowed according to the declaration of the manufacturer or assembler (i.e. 3 a Tonner Truck which was previously allowed to carry 62 mds should be allowed to carry 81 mds as is done elsewhere)

M. N. Phukan,

(Chairman, State Transport Authority,
Manipur, Imphal)

Imphal, the 13th November, 1953.

Programme of Chief Commissioner, Manipur for the month of November, 1953.

11-53 (Tuesday) ... 3 P. M. ... Leave Imphal by Motor Car.
 ... 4 P. M. ... Arrive Kangpokpi.
 11-53 to 20-11-53 }
 Wednesday to } ... Halt at Kangpokpi Dak Bungalow.
 Friday)
 11-53 (Saturday) ... 3 P. M. ... Leave Kangpokpi by Motor Car.
 ... 4 P. M. ... Arrive Imphal.

P. C. Deb,
 Chief Secretary to the Govt of Manipur.

নোটিশ।

Imphal, the 9th November, 1953.

বুধবাৰে পঞ্চায়তী মেঘৰ অমা তাং ২৫।১১।৫৩ ইংৰাজী হাপকনি হায়বদনী উক্ত তাংদৰী মৈখোকৰিবা অহু
 ২৭।১১।৫৩ ইং ইবাই জুমিংকী জুংখিল পুং ১ তাৰা মতমদা বুধবাৰে পঞ্চায়তী মনাজা মৌৰেপ ভৌৰগামি।
 ১। তাং ৫।১১।৫৩ ইং।

নোটিশ নং ১৯ তাং ৩।১১।৫৩ ইং

অসিনা ময়ম ওইচুনা লমশাং পঞ্চায়তী এলাকাদা লৈবা প্রজা পুথামক্তা বঃহজুৰি। মাত্ৰদি তাং ৩০।১১।৫৩ ইং
 মৌকাবা জুমিংকী জুংখিল পুং ১ অহা তাৰা মতমদা লমশাং পঞ্চায়তী মেঘৰ অমা মৌৰেপ ভৌচুনা হাপকনি।
 বিবেগে হায়বা মথৈনা তাং ২৫।১১।৫৩ ইংগী জুংখিল পুং ১ তাৰা ফাওবগী ময়দা ডিষ্টিক্ট অমশুং সেসল
 কোটতা দরখাস্ত খাবিৰগদবনি। দরখাস্তদা মশা মশাগী চহি হাপকনবনি। দরখাস্তদা মাগী মাগী এজেন্ট ওইনবা
 অনি ফাওবা হাপা য়াগনি। লাইব্রেরী ইবা ওহা ওইববা দরখাস্ত অহু মশান ইজদবনি। দরখাস্ত খাৰা
 মদা মশা মশানা খায়গদবনি। অতুগা দরখাস্ত খাবিৰবাশিনা উক্ত তাংদা হায়বদি তাং ৩০।১১।৫৩ ইংগী
 জুংখিল পুং ১ তাৰা মতমদা লমশাং পঞ্চায়তী মনাজা মাগী মাগী মৌৰেপ ভৌনবা মৌশিংগা লৌইনবা গৈব-
 গদবনি। জোট মাশং খিবা মতমদা মশা নতুগা মাগি এজেন্ট নতুগা মশা এজেন্ট য়াওগদবনি। দরখাস্ত
 বিখৰবাশিনা তাং ২৫।১১।৫৩ ইংগী জুংখিল পুং ১ তাৰা মাগী মাগী দরখাস্তদা হায়ববা অহু চুপ্ত হায়না য়ে-
 ন-
 দমক ডিষ্টিক্ট অমশুং সেসল কোটতা লাকপিগদবনি। ইতি তাং ৩।১১।৫৩ ইং

A. M. Singh,
 Offg. C. O. C.
 District & Sessions Court, Manipur.

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Imphal, Wednesday, November 25, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 11th November, 1953.

No. J/Misc/80/50 112—The Chief Commissioner is pleased to sanction the continuance on the existing terms, of the following posts sanctioned under this Administration Order No. J/Misc/80/50 dated the 9th March, 1953, upto the end of February, 1954:—

- One post of Additional Munsiff
- One post of Peshkar.
- One post of Judicial Clerk.
- One post of Personal Orderly.
- One post of Office Peon.

The expenditure involved will be debitable to the appropriate Sub heads under the Minor Head B-3-Civil and Sessions Courts for the year 1953-54.

Imphal, the 28rd November, 1953.

No. CS/73 EM/53.—In exercise of the powers conferred upon him by section 3 of the Essential Supplies (Temporary powers) Act 1946 (XXIV of 1946) as delegated by the Government of India, Ministry of States Notification No 115 J dated the 5th September, 1950, the Chief Commissioner is pleased to direct that the following amendment shall be made in the Manipur Foodgrains (movement) Control Order 1951 as amended by Notification No. DR/80/FOC/51/25 dated 11th April, 1952.

AMENDMENT.

"Delete the word 'Maize' from para 2(1) of the order"

This order will take effect immediately from the date of issue.

-P. C. Deb,
Chief Secy. to the Govt. of Manipur.

O R D E R

Imphal, the 20th November, 1958.

No. TP/23/53/9—In exercise of the powers conferred upon him by Section 43 (II) of the Motor Vehicles Act, 1939 (Act IV of 1939) read with the Ministry of States Notification No. 104-J dated the 24th August, 1950, the Chief Commissioner is pleased to fix the minimum fares and freights for the following routes as detailed below as recommended by the State Transport Authority :—

(1) IMPHAL-DIMAPUR ROUTE

Free allowance of luggage—15 seers.

Children below 10 is charged half-fare only.

Class of Traffic	To Dimapur.	Basis @ pies per mile.	To Kohima.	Basis @ pies per mile.	To Mao.	Basis @ pies per mile.
BUS						
Upper Class	5/-	7.16	4/-	8.82	3/-	8.73
Lower Class	4/8/-	6.45	3/8/-	7.72	2/12/-	8.00
TRUCKS	3/-	4.29	2/8/-	5.51	2/-	5.52
TAXI	10/3/-	14.59	8/-	17.60	7/-	20.36
FREIGHT						
Luggage per maund.	2/-	2.86
Freight Out Agency per maund.	1/12/-	2.50	1/6/-	3.04	1/2/-	8.27
Local -do-	1/10/-	2.32	1/6/-	3.04	1/2/-	8.27

(2) IMPHAL-CHURACHANDPUR

10 pies per mile per passenger.

Free allowance of luggage—15 seers.

For excess luggage 6 pies per mile per maund.

(8) IMPHAL-PUKHAO-SAGOLMANG

12 pies per mile per passenger.

Free allowance of luggage—15 seers.

For excess luggage 6 pies per mile per maund.

This order will have effect from the date of publication in the gazette.

T. Kipgen,
Secretary to the Govt. of Manipur.

MEMORANDUM.

Imphal, the 12th November, 1953.

The following Mauzadars are hereby empowered to effect field mutations and field partitions in un-contested cases within their respective Mauzas under rules 211 and 215 of the Assam Land Records Manual (vide clause (VIII) of rule 124, Chapter VIII of the Assam Land Revenue Manual, Volume I).

1. Shri Md. Muzaffar Ali,
Mauzadar, Lilong-Haoreibi Mouza.
2. Shri Ironi Merajatra Singh,
Mauzadar, Mayang-Imphal Mouza.
3. Shri E. Damudar Singh,
Mauzadar, Wabagai Mouza.
4. Shri N. Toyama Singh,
Mauzadar, Shugnu Mouza.

M. N. Phukan,
Deputy Commissioner, Manipur.

PART III

NOTICE No. 1/5/52.

Imphal, the 17th November, 1953.

Applications stating age, Educational qualification and previous experience are invited for the following temporary posts in the scales given against them for the period upto the end of February, 1954.

Applications should be written by the candidates in their own handwriting and will be received by the undersigned upto 25th November, 1953. The Applicants should appear in the Education Office on 26th November, 1953 for an interview along with original certificates.

1. 2 upper Division Assistants in the scale of pay Rs. 75-5-100/-p. m. with D. A. as admissible under rules.
2. 4 Lower Division Assistants in the scale of pay Rs 20-1-25-2-45/-p. m. with D. A. as admissible under rules.

Imphal, the 18th Nov. 1953.

Sealed tenders are invited for the supply of the following articles for the grade IV employees of the Education Office. Tenders will be received by the undersigned up to 1 P. M. on 27th Nov. 1953 and will be opened on the same date. Successful tenderer will have to deposit a caution Money of Rs 20, and the same will be refunded after completion of the supply of the articles. Sample of the cloth should be furnished along with tender.

1. 1 Haver sack.
2. 1 Khaki coat.
3. 12 Longpants of Khaki.

K. Goura Singh,
Inspector of Schools of Manipur.

Imphal, the 12th October, 1958 No. 18/OS/II/55-54.

It is hereby notified for general information to the public that, pursuant to section 9 of Act II of 1912, entitled the Co-operative Societies Act, the Lamjao Multipurpose Co-operative Society Limited has been this day registered in my Office as a Co-operative Society and numbered as No. 18 of 1953-54, dated this the 12th day of November of the one thousand nine hundred & fifty three Anno Domini.

H. B. Singh,
Registrar, Co-operative Societies, Manipur.

Imphal, the 10th November, 1958.

No. 20/53 Tenders are invited for the supply of 10 (ten) mts. of charcoal for the use of the District & Sessions Court and its 8 subordinate Courts. The tenders will be addressed to the District & Sessions Judge and will be received by the undersigned upto 30th November, 1958.

A. Manikchand Singh,
Offg: C. O. C., District & Sessions
Court, Manipur.

পাং দিল্লার মোটীশ নং ১৪।

তার ১১/১১/৫৮ ইং।

অসিনা মরম ডাইলনা পাংকী পাটাদারশিং অবস্থঃ মনিপুরী এলা পুস্তকতা বহুহসি।

মরমদি মখাদা হরিবা পাংশিং অসিনী পাটাদারশিংনা মাঝেইনা ঐকম ধোকপা লাইশেল তনা ঐকবদীদক পাংশিং অসি তার ১১/১১/৫৮ ইং লৈবাকপোকপা হুবিডা জিগুটি কমিশনার আফিসদা দিল্লার ডোহনা য়োদগনি।

বিল্যু ওরুবা যীনা নিলাম হুবিডা পাংবদকনা বৃগদ ঐকবদি, ঐবা ওরবদি খুবকা পাং অরুক হুবিডা য়োদগনি মাজোনবা য়োনবা এসিদা মমল হুবিডা হুবিডা দিল্লার ওকপা যীনা হাপুকংকমনি।

পাংশেল ডোহিবা পাটাদারশিংনা নবেদর খাশী তার ৩০ নোবদা পাংশেল তনা ঐকবদি নিলাম ডোহোই।

দিল্লার ডোহিবা আফিসদা খুইদনী চাওবা বাগ মোববজ হাই।

দিল্লার ডোহিবা পাংকী মনিং।

১। নং ১৬০ ইকোল।

২। নং ১৬৬ পুবেদস।

৩। ২২৫/২২৬ হাইবৌ কুয়নোর অবস্থঃ হাইবৌ মোহিরেল।

M. N. Phukan,
Deputy Commissioner, Manipur.

Imphal, the 23rd November, 1958.

Tour Programme of the Adviser in-charge Compensation
for the month of November, 1958.

22-11-58
(Sunday)

... ..

7 A. M. ...

Leave Imphal by private jeep.

Arrive Haizuk and back to Imphal.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 26th November, 1953.

No. R/20/50/177.—The Chief Commissioner is pleased to confirm Shri Phani Bhusan Mukhorjee, Extra Assistant Commissioner on probation in his post with effect from 1-4-52.

No. R 20/50/178.—The Chief Commissioner is pleased to confirm Shri Oinam Niladhwa Singh, temporary Extra Assistant Commissioner, in his post, with effect from 21-11-52.

Imphal, the 26th November, 1953.

No. J/Misc/80/50/114.—The Chief Commissioner is pleased to order the retention in service of Shri L Madhob Chandra Roy, B. A., B L., Registrar, Judicial Commissioner's Court, Manipur as Additional Munsiff upto the end of February, 1954.

P. C. Deb,

Chief Secy. to the Govt. of Manipur.

NOTIFICATIONS

Imphal, the 23rd November, 1953.

Food/19/53.—The Chief Commissioner is pleased to fix the issue price of paddy and rice @ Rs. 6/9/- (Rupees six and annas nine) and Rs 11/14/- (Rupees eleven and annas fourteen) per maund respectively for the 1953-54 season.

T. Kalachand Singh,

Asstt. Secy. to the Govt. of Manipur

Imphal, the 25th November, 1953.

No. FR-3/52/245.—In the absence of immediate prospect of settling the land with landless persons, the Chief Commissioner is pleased to order that the area comprised in the Langmeidong Grass—Mahal and cancelled from the Grass—Mahal for the purpose of opening it to settlement under this Secretariat letter No. FR-3/52 dated 22nd April, 1952, is hereby retroceded to the Forest Grass—Mahal area and placed under the control of the Forest Department.

G. H. Singh,

Assistant Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Shillong, the 9th November 1953.

Subject: Opening of new major heads for Estate Duty

No TM 2 16 53 21 All the Treasury Officers and Sub Treasury Officers under the audit control of the A. G., Assam are hereby informed that the under-mentioned heads of account have been opened in the Central Section of the Accounts with the approval of the President of India as required under Art. 100 of the constitution to accommodate the receipts and expenditure pertaining to the Estate Duty. —

Receipt Head

Major Head "Estate Duty"

Sub Major Heads "Estate Duty on Agricultural Land"

Estate Duty on Property, Other than Agricultural Land

Expenditure Head

Major Head "Estate Duty"

2. The transactions pertaining to 'Estate Duty' may be included in the Sub-Primary Registers Schedules of 'Other Central Major Heads' in the Central Section of the Accounts.

(Govt. of India Ministry of Finance, letter No. 1(116) F. 5 dated the 20.10.53 by G.O. No. BK 1822 of 53-1).

Shillong, the 14th November, 1953

Subject: Remittance Facilities Scheme—Adjustment of Exchanges realised at Treasuries

No TM TRY 11 8 52 53 22 In pursuance of the Reserve Bank of India remittance facilities scheme, the Reserve Bank agreed to give credit to the State Government in respect of exchange collected on the remittances issued at the treasuries and sub-treasuries within their respective jurisdiction. Accordingly the amounts of exchange collected at the Treasury Agencies had hitherto continued to be passed on to the Central Accounts Section of the Reserve Bank of India, Calcutta who gave the necessary credit to the Government concerned. It has since been decided that the exchange collected on remittances at treasuries and sub-treasuries should straightway be taken into the State Government account at the Treasury or sub-treasury issuing the remittances. All the Treasury and Sub Treasury Officer under the audit control of the Accountant General, Assam should therefore henceforward account for the amounts of exchange collected by them on the remittances under the head 'XLVI-Miscellaneous Miscellaneous other items' in the State Section of the Accounts.

Shillong, the 24th November, 1953

T. M 16 47 48 20—A copy of correction slip No. 159 to the Central Government Compilation of Treasury Rules, Vol. I is circulated to all Treasury and Sub-Treasury Officers under the audit control of the Accountant General Assam for information and guidance.

Correction to the Central Government Compilation of Treasury Rules, Volume I

No. 159.

Pages 5-7 Rules 7(2)

Insert the following as clause (t) of this Rule—

"In the case of India-Pakistan passports fees, to permit the payment of any refunds out of such fees received that day by the Treasurer".

(C. A. G's No. 1111-Admin. 11/177-53, dated 1-10-53-DY CAG 66/TM-1025)

Shillong, the 25th November, 1953

No. TM/2 15 52 24—All the Treasury Officers and Sub-Treasury Officers under the audit control of the Accountant General, Assam, are hereby informed that under Article 160 of the Constitution of India the President has approved the opening of a new major head 'Contingency Reserve Fund-Electricity' in 'Section P Deposits and Advances-Part I-Deposits bearing interest-(A)-Reserve Funds' in the central section of the accounts.

(Government of India, Ministry of Finance, letter No. F 1(11)B-3, dated the 23-9-1953, TM/2/15/52)

Kulwant Singh,
Deputy Accountant General, Assam

PART III

NOTICE.

Imphal, the 26th November, 1953

No. J 1 53.—Applications are invited for a post of Petition-writer for the Office in the Secretariat Compound

Applications stating educational qualifications, experience and age will be received by the undersigned upto the 15th December, 1953 during the office hours.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 21st November, 1953.

No. MD/3 53—Result of the following candidates received under letter No. 135, MEB from the Secretary, Assam Medical Exam. Board is republished for general information

The undermentioned candidates are declared to have passed the Compoundership Examination held in September, 1953

Name (in alphabetical order)	School
1. Bhattacharjee, Nam Gopal	Compounders' Training School, Imphal.
2. Chungthang, Hrang.	do
3. Damkhotang	do
4. Ginkhomang	do
5. Gouzagan, Naulak	do
6. Gutte, Lienchinkhup	do
7. Henkam	do
8. Hmar, Lalngatta	do
9. Hmar, Laluanluot	do
10. Hmar, Thangchungnung	do
11. Lalau Van	do
12. Lalhutthang M.	do
13. Lhingboi, (Miss) T. C.	do
14. Lianngura	do
15. Lohro, N	do
16. Nengkham, G.	do
17. Pauerkhai	do
18. (Miss) Phihenchong	do
19. Singh, Mutum Chauba	do
20. Singh, Ningthoukhongjam Amayama	do
21. Singh, Morangthem Ananda	do
22. Thaukham, H. D	do
23. Vanlalugen, H. S.	do
24. Vunga, C. N.	do
25. Vungkham, H	do

G. H. Singh,
Assistant Secretary to the Govt. of Manipur

DECLARATION UNDER SECTION 19 OF THE PROVINCIAL
INSOLVENCY ACT V OF 1920

In the Court of the Judicial Commissioner, Manipur at Imphal.

Notice is hereby given that the undermentioned person has applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a pleader:-

No. of the case	Name, percentage, occupation and place of residence of the -		Date fixed for hearing the application
	Debtor	Creditors	
1	2	3	4
7 of 1953	Wahli Singh of Singh of Nakhom	1. Thaodam Mohon Singh of Haobam Manak	18-1-5
		2. Thoudam Mam Singh of Ningom- thongjao.	
		3. Baizaram Meena Singh of Cha- nganget Bati.	
		4. Nupambam Ningol Okram Ongbi Barum Devi of Kithapamung.	
		5. Okram Gour Singh	
		6. Do Nabalumar Singh	
		Maidas by then natural guardian mother O. P. No. Okram Ongbi Barum Devi.	

Given under my hand and the seal of the Court this 25th day of November, 1953.

By order etc.

K. B. Singh Registrar,
Judicial Commissioner's Court, Manipur

CORRIGENDUM

Imphal, the 17th November, 1953.

No J Misc 8040 113 - In this Government Order No. J/Misc/ 970/112 dated the 11th November, 1953, in connection with the extension of the term of the Additional Municipal Staff, for the words "One post of Judicial Clerk", read "Two posts of Judicial Clerks".

P. C. Deb,

Chief Secretary to the Govt of Manipur.

Imphal, the 26th November, 1953.

No H Misc 74 - The following Press Note dated 19-9-53 issued by the Government of India, Ministry of External Affairs, New Delhi is republished for general information.

PRESS NOTE

Information has been received that the Government of British North Borneo have abandoned their scheme of inviting a certain number of Indians as settlers in North Borneo.

T. Kipgen,

Secretary to the Govt of Manipur.

Imphal, the 1st December, 1953.

Tour Programme of the Adviser in charge Compensation for the month of December, 1953.

3-12-53 (Thursday)	7 A. M.	...	Leave Imphal for Tanteupokpi by private jeep.
4-12-53 (Friday)	Leave Tanteupokpi for Khoupum on foot.
5-12-53 (Saturday)	Halt at Khoupum.
6-12-53 (Sunday)	Leave Khoupum for Nungba on foot.
7-12-53 (Monday)	Halt at Nungba.
8-12-53 (Tuesday)	Leave Nungba for Sanlungpang on foot.
9-12-53 (Wednesday)	Leave Sanlungpang for Khongjeng on foot.
10-12-53 (Thursday)	Leave Khongjeng for Ajumam on foot.
11-12-53 (Friday)	Halt at Ajumam.
12-12-53 (Saturday)	Leave Ajumam for Tamenglong H Q on foot.
13-12-53 (Sunday)	Halt at Tamenglong H Q.
14-12-53 (Monday)	Leave Tamenglong H Q for Lakhamb on foot.
15-12-53 (Tuesday)	Leave Lakhamb for Haochong on foot.
16-12-53 (Wednesday)	Leave Haochong for Imphal (partly on foot & partly by private jeep).

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur

নোটিশ নং ১৫১

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[illegible]

M N Phukan,
 19716 Kharagpur, 200201

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 26th November, 1953.

No. HDE/97 53 29 — The Chief Commissioner is pleased to grant Sri S. N. Chatterjee, M. A., B. L., Principal, D. M. College earned leave for 120 days from 14th August 1953 to 1st December, 1953, both days inclusive, and half pay leave for 60 days from 2nd December, 1953 to 30th January, 1954 both days inclusive and to accept his resignation from 31st January, 1954.

This supersedes previous notification No. HDE/97 53 21, dated the 27th October, 1953.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 4th December, 1953

The following letters received under No. F. 6-2 147 MII dated the 1st September, 1953 and No. F. 23-1/51-P(M) dated the 6th May, 1953 from the Government of India, Ministry of Health, New Delhi are republished for general information —

G. H. Singh,
Asstt. Secy. to the Govt. of Manipur

Subject :—Medical Attendance Rules - Concessions regarding treatment of Central Government Servants and their families for tubercular diseases.

The undersigned is directed to say that in modification of the orders contained in this Ministry Office Memorandum No. F. 6-2 147 MII dated the 14th September, 1952, it has been decided that the Simam Chandra Bhang Medical College Hospital, Cuttack, which includes the T. B. Ward and T. B. Clinic attached to it, should be treated as a recognised sanatorium for the purpose of treatment of Central Government servants and their families suffering from T. B. This institution should also be treated as recognised for the purpose of grant of extraordinary leave upto 12 months to temporary Central Government servants, suffering from T. B.

Subject:—Medical Attendance Rules - Concessions regarding treatment of Central Government servants and their families for Tuberculosis diseases.

The undersigned is directed to refer to this Ministry's Office Memorandum No. F. 23-1/51-P(M) dated the 7th June, 1951 and 24th May, 1952 on the subject mentioned above and to say that the Govt. of India have on further consideration decided that the orders contained in these Memoranda regarding the admission of Central Govt. servants suffering from tuberculosis disease into recognised Tuberculosis institutions, without obtaining from the Directorate General of Health Services a certificate of 'no accommodation' in the Lala Lulitgow Sanatorium Kaula, should continue till end of March, 1954 and will be reviewed thereafter.

Imphal, the 4th December, 1953.

The following letter received under No. F 6(D)-36/50-MII, dated the 27th August, 1953 from the Government of India, Ministry of Health, New Delhi is republished for general information :—

G. H. Singh,
Assistant Secretary to the Govt. of Manipur.

OFFICE MEMORANDUM.

*Subject :—*Medical attendance Rules-Concessions regarding treatment for tubercular diseases of Central Government servants and their families at Calcutta.

The undersigned is directed to refer to this Ministry's Office Memorandum No. F. 6(D)-36/50-M.II, dated the 27th September, 1953, on the subject mentioned above and to say that the Government of India have had, for some time past, under their consideration the question of further liberalization of the concessions granted therein. After careful consideration, they have decided that non-gazetted Central Government servants and their families stationed at or passing through Calcutta suffering from tubercular diseases, who fail to get accommodation in a recognised T. B. institution or for whom treatment as an inpatient in a Government hospital and/or a recognised T. B. institution is not considered necessary, may be allowed to receive treatment :—

- (i) at the out-patient department of a State or State-aided hospital and/or a recognised T. B. institution in Calcutta, and
- (ii) if the Medical Officer in the out-patient Department of the State or State-aided hospital is of the opinion that treatment by a T. B. Specialist is necessary, at the consulting room of a Government and/or recognised T. B. specialist.

2. The grant of the above-mentioned concession will, however, be subject to the following conditions :—

- (i) that a certificate signed by the Medical officer in the out-patients department of a state or State-aided hospital or by the Government and/or recognised T. B. specialist is submitted to the effect that the patient was advised to receive treatment as an out-door patient/at the consulting room of the T. B. specialist as he/she failed to get necessary accommodation at the recognised T. B. institution or treatment as an inpatient in a recognised T. B. institution was not considered necessary ;
- (ii) that a certificate from the Medical Officer at the out-patients department of a State or State-aided hospital and/or the Government and/or recognised T. B. specialist is submitted to the effect that the patient had reasonable chances of recovery if treated otherwise than as an in-patient in a recognised T. B. institution ; and
- (iii) that reimbursement of consultation fees paid to the Government and/or recognised T. B. specialist for treatment at his consulting room will be allowed in full for the first consultation and at two-thirds for each subsequent consultation; the amount of fee in every case being limited to the scale prescribed in the Ministry of Health office Memorandum No. F. 6 (D) 12/50-M. II dated the 22nd May, 1950.

Note :— The cost of medicines will be reimbursable in full if otherwise admissible under the Rules. The cost of medicine will include the cost of drugs injected, but not the professional fees for administering the injections.

3. These orders will apply to all pending cases also.

4. In so far as persons serving in the Indian Audit and Accounts Department are concerned, these orders have been issued after consultation with the Comptroller and Auditor General.

Imphal, the 11th December, 1953.

The following letter received under No. 23(29)-CL 52 dated the 25th September, 1953 from the Government of India, Ministry of Finance (Deptt. of Economic Affairs) New Delhi is republished for general information.

G. H. Singh,
Assistant Secretary to the Govt. Manipur.

NOTIFICATION
Company Law

In exercise of the powers conferred by clause (1) of article 239 of the Constitution and in partial modification of the notification of the Govt of India in the Ministry of States No 104-J, dated the 24th August 1950, as amended, the President hereby revokes with effect from the 1st October 1953, the delegation to the Chief Commissioners of Himachal Pradesh, Bilaspur, Kutch, Bhopal, Tripura, Vindhya Pradesh and Manipur of the function of the Central Government under the provisions of the Indian Companies Act, 1953 (VII of 1943) other than section 3.

Imphal, the 26th November, 1953.

The following letter No. Pur 2(S), dated the 20th October, 1953 received from the Government of India, Ministry of Works, Housing and Supply, New Delhi is republished for general information:—

T. Kipgen,
Secretary to the Govt of Manipur.

OFFICE MEMORANDUM.

*Subject:—*Placing of indents on the Directorate General of Supplies and Disposals and its regional organisations during the closing month of a financial year with a view to avoid lapsing of sanctioned budgets.

It has been brought to the notice of this Ministry that towards the end of each financial year a large number of indents are placed on the Directorate General of Supplies and Disposals and its regional organisations by indenting authorities with a view to utilising unspent funds sanctioned for the year which would otherwise lapse. In all these indents stipulation is made to the effect that delivery must be completed within the financial year. Whilst every endeavour is made to cope with the indents, it would be appreciated that this is dependent on a number of factors, such as, nature of the store, availability from ready stocks, existence of a rate contract, method of inspection required, possibility of despatch within the due date and submission of bills sufficiently in advance to ensure adequate time for scrutiny and payment within the financial year.

2. As a result, the Directorate General of Supplies and Disposals do not find it possible in a number of cases to ensure that purchase is completed in such a manner that despatches and payment are made within the financial year.

3. In view of this it is considered that a time limit should be fixed for receipt of such indents which stipulate payment within the financial year. Accordingly is requested that indents of this nature should be placed on the Directorate General of Supplies and Disposals and its regional organisations upto the 1st February of

the year, as there is little likelihood of supplies materialising and payment being made within the financial year if indents are received after that date. Even in such cases it may not be possible for the Directorate General of Supplies and Disposals to guarantee in all cases that supplies will be completed and payment made within the financial year but the Directorate General of Supplies and Disposals will make all endeavours to do so.

4. The indentors, in their own interest should, therefore, ensure that all indents of this nature in which it is proposed to utilise funds which would otherwise lapse for payment during the financial year, are sent so as to reach Directorate General of Supplies and Disposals and its regional organisations **on or before the 1st February of the year.**

5. It may be noted that this time limit is applicable for stores available for ready delivery from stocks, of a proprietary nature or against which rate contracts exist. For stores other than those available ex-stock and against which no rate contract exists, indents should be preferred on Directorate General of Supplies and Disposals in accordance with the usual programme and procedure.

Imphal, the 4th December, 1953.

The following Notification received under No F.6-23447-MII, dated the 7th September, 1953 from the Govt of India, Ministry of Health, New Delhi is republished for general information—

G. H. Singh,
Assistant Secretary (Home) to the Government of Manipur.

Subject :—Medical Attendance Rules—Concessions regarding treatment of Central Government servants and their families for tubercular diseases

The undersigned is directed to say that for the purpose of this Ministry's Office Memorandum No. F. 6-23447-MII, dated the 11th August, 1949, (as amended from time to time) the Brij Sewa Samiti Tuberculosis Sanatorium, Vrindaban (Mathura) Uttar Pradesh should be treated as a recognised sanatorium. This sanatorium should also be treated as a recognised institution for the purpose of grant of extra-ordinary leave upto 12 months to temporary Central Government servants suffering from T. B.

PART III

NOTICE

Imphal, the 26th November, 1953 No. 19/CS/II, 53-54.

It is hereby notified for general information to the public that, pursuant to section 9 of Act. II of 1912, entitled the Co-operative Societies Act, the Development Multipurpose Co-operative Society Limited has been this day registered in my Office as a Co-operative Society and numbered as No. 19 of 1953-54, dated this the 26th day of November of the one thousand nine hundred & fifty three Anno Domini.

H. B. Singh,
Registrar, Co-operative Societies, Manipur.

Imphal, the 27th November, 1953.

No. SR/10/53 51—The Chief Commissioner is pleased to declare the following days to be Public holidays in Manipur during the year 1954.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

LIST OF HOLIDAYS FOR THE YEAR 1954.

1	New Year's day (Christian)	1st January, Friday	1 day.
2	Uttarayan Sangkranti	14th „ Thursday	„
3	Republic Day	26th „ Tuesday	„
4	Shri Panchami	8th February, Monday	„
5	Shiva Ratri	4th March, Thursday	„
6	Doljatra	19th to 23rd March	Friday to Tuesday 5 days
7	Bijoy Govindajee's Balangkar	24th March, Wednesday	1 day
8	Baruni	1st April, Thursday	„
9	Cheiraoba	13th „ Tuesday	„
10	Manipuri New Year's day	14th „ Wednesday	„
11	Silhennaba	16th „ Thursday	„
12	Good Friday		„
13	Akshaya Tritiya		„
14	Ratha Jatra		„
15	Punar Jatra		„
16	Jhulon Jatra		„
17	Independence day	15th August, Sunday	„
18	Janna Stami		„
19	Radha Stami		„
20	Heikru Hingba		„
			Offices & courts will remain open from 10 A. M. to 1 P. M.
21	Tarpon Loiba		1 day
22	Mahatma Gandhi's Birth day	2nd October, Saturday	„
23	Durga Puja		4 days
24	Lakshmi Puja		1 day
25	Dowali (Dwipanita)		„
26	Gobardhon Puja		„
27	Bhatri Dwitiya		„
28	Gosta Stami		„
29	Palace Kirton		„
30	Christmas Day	25th December,	„
31	Id Ul-Fitr		„
32	Id-Ul-Zuha		„
33	Muharram		„
34	Fatima Dwazdaham		„

For
Muslims
only

N. B.—Dates not given here will be notified later on.
Sundays are Public Holidays.

PRESS NOTE.

Imphal, the 1st December, 1953.

Corrigenda of Press Note of 31-10-53 regarding Auxiliary Territorial Army camp in Manipur.

- Read 'eligible' for 'liable' in the 5th line.
- Read 'urban' for 'two' in the 14th line.
- Insert the following after the 1st para.
"A sum of Rs 5/- will be paid to persons joining both camps rural and urban. Besides this the trainees in urban 'Camps' will be entitled to a sum of annas six per day as refreshment allowance."

T. Kipgen,
Secretary (Home) to the Govt. of Manipur

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Imphal, Wednesday, December 19, 1953.

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GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

PART I

ORDER NO. 28 OF 1953

Imphal, the 25th November, 1953

In exercise of the power conferred by Rule (c) of Order No. LA 54-A of 1940 dated 20th September, 1941 of the Chief Commissioner, Manipur, the Judicial Commissioner is pleased to extend the term of appointment of Shri K. K. Behari Singh officiating Registrar of the Court of the Judicial Commissioner, Manipur upto the end of February, 1954 in continuation of the term of appointment contained in this court Order No. 12 of the 28th May, 1953 vice Shri L. Madhub Chandra Nay, appointed as Additional Munsiff temporarily by the Chief Commissioner's Order No. J.Misc 80/50 dated 15th May, 1953 and extended the term upto the end of February, 1954 vide Manipur Administration Order No. J.Misc 90/111 dated the 28th November, 1953.

This supersedes this Office Order No. 25 of 1-11-1953 issued under this Office Memo. No. J-C 1013-48/53/Apt. dt. 16.11.53

K. B. Singh,

Registrar, Judicial Commissioner's Court, Manipur.

PART II

Imphal, the 18th December, 1953

Shri Thiyan Mera Singh, Mouadar of Wangon Moua who was placed under suspension in my order of 10/12/53 for breach of trust and misappropriation is dismissed from the post of Mouadar.

M. N. Phukan,

Deputy Commissioner, Manipur

NOTIFICATIONS

T. M. 394926, dated 1st December, 1953. Attention of all the treasury officers under the audit control of the Accountant General Assam is drawn to rule 150 of the Central Treasury Rules, Vol. I as inserted by correction slip No. 112 according to which they are required to forward on the 3rd of each month, to the Chief Accounts Officer, Central Excise a consolidated statement for all moneys received and all refund bills paid at their treasury during the preceding month to the credit of Central Excise to enable the latter to secure an agreement between the departmental and treasury accounts. It has been reported by the Chief Accounts Officer, Central Excise, Shillong that this statement of Central Excise receipts relating to "P. Deposits etc." is not being furnished regularly by many treasuries. The treasury officers are, therefore, requested to see that the required statements are furnished to the Chief Accounts Officer, Central Excise, Shillong regularly in future. Non-observance of the rule in this respect will be treated as an irregularity against the treasury.

Kulwant Singh,

Deputy Accountant General, Assam

Imphal, the 9th December, 1953

No. Ex/17.51.71—The following notification issued by the Government of India, Ministry of Finance (Revenue Division) is republished for general information:—

Notification/Customs No. 93 dated the 19th November, 1953. In exercise of the powers conferred by Section 23 of the Sea Customs Act, 1884 (VIII of 1884), the Central Government hereby exempts the articles specified in the Schedule annexed hereto, when imported into India in a commercially pure form:

- (a) from so much of the duty of custom leviable thereon under the Indian Tariff Act, 1921 (XXII of 1921), and in excess of 10 per cent ad valorem where the standard rate of duty is leviable;
- (b) from the whole of the duty of customs leviable thereon under the Tariff Act aforesaid, where a preferential rate of duty is leviable; and
- (c) from the whole of the additional duty of custom leviable thereon under Section 5 of the Finance Act, 1953 (11 of 1953).

Provided that nothing contained in the foregoing provisions shall be deemed to exempt any patent or proprietary preparation containing any of the articles specified in the said Schedule as an ingredient thereof.

SCHEDULE

1. Alphanaphthyl-Thiourea (also known as 'Anto')
2. 3- (Alphaphonyl-beta acetyl ethyl) 4-hydroxy coumarin (also known as 'Wartum')
3. Calcium Arsenate
4. Calcium Cyanide
5. 2-4 Dichlorophenoxy acetic acid (also known as '2-4-D'), and its esters and salts
6. Dinitro-orthocresol (3:5 dinitro cresol), (also known as 'Donoe').
7. Disodium ethylene bis-dithiocarbamate, (also known as 'Dithane-D 11').
8. Ethyl Mercuric phosphate
9. Ethylene dichloride-Carbon tetrachloride mixture (3:1) also known as 'EDCT'.
10. Lead Arsenate.
11. Liquide Hydrogen Cyanide
12. Methyl Chlorophenoxy acetic acid i. e. 2-methyl 4-Chlorophenoxy acetic acid (also known as 'MCPA'), its esters and salts.
13. Nicotine and its sulphate including solutions thereof.
14. Organic phosphates of the following type: O, O-diethyl-o p-nitrophenyl thiophosphate, (commonly known as 'Parathion'), Hexa-ethyl tetra-phosphate, and TetraEthyl-Pyro-phosphate.
15. Rotenone.
16. Sodium Fluosilicate (Sodium Silicofluoride)
17. Sulphur dust passing through 300 mesh
18. Tolymercuric acetate.
19. Wettable sulphur.
20. Zinc ethylene bis-dithiocarbamate, (also known as 'Dithane Z 78')
21. Ferric dimethyl dithiocarbamate

A. K. Mulraj,
Deputy Secretary to the Government of India

T. Kalachand Singh,
Assistant Secretary to the Government of Manipur.

PART III

Imphal, the 7th December, 1953. No. 20 CS II 53-54.

It is hereby notified for general information to the public that, pursuant to section 9 of Act 11 of 1914, entitled the Co-operative Societies Act, the Chatur Producers and Sales Co-operative Society Limited has been this day registered in my Office as a Co-operative Society and numbered as No. 20 of 1953-54, dated this the 7th day of December of the one thousand nine hundred & fifty three Anno Domini.

H. B. Singh,
Registrar Co-operative Societies, Manipur.

TENDER NOTICE No. 2 Jail

Imphal, the 8th December 1953

Sealed tenders with samples and caution money Rs. 25 invited up to noon of 24-12-53 for 800 maunds of best quality paddy straw supply to be completed before 1-4-54.

Successful tenderer has to deposit 10% of value of contract

TENDER Notice No. 1 Jail

Imphal, the 8th December, 1953.

Sealed tenders with samples and caution money Rs. 100/- invited up to noon of 30th Dec. 1953 for 3000 maunds of paddy to be delivered before 1st July 1954 at Jail Godown. Successful tenders to furnish 10% of value of the contract as security

Paddy must be dry, without husk and dust & white rice producing

A. C. Kap or,
Superintendent of Jail, Manipur.

Imphal, the 9th Dec. 1953

Sealed tenders with samples of cloth for the following liveries for Grade IV employees will be received by the undersigned upto 1 P. M. of 21-12-53 and opened at that time before the tenderers. There will be no binding to accept the lowest or any tender or to a given reason thereof. Successful tenderers will have to deposit Rs. 50/- as caution money

Particulars	
1. Warm Coat	2. Nos
2. Khaki „	2 „
3. Khaki Long Pants.	11 „
4. Khaki Hever sacks	2 „
5. White Pagri cloth.	30 Yds.

H. B. Singh,
Director of Industries, Manipur.

TENDER NOTICE No. D/S/T/E of 1953.

Imphal, the 9th December, 1953

Sealed tenders are invited for supply of the following School furniture for the Tribal Schools and will be received by the undersigned upto 1 P. M. of 22nd December 1953 during the office hours. Tenders will be opened in the presence of the tenderers on the same date.

The approved contractors will on acceptance of their tenders have to furnish security deposit of Rs. 100/- which will be refunded on successful termination of the period of contract.

Successful tender should transport the furniture to different Hill Stations as pointed out by the undersigned and no extra charge will be given. Further details will be had from the Education Office.

The undersigned will not be bound to accept the lowest or any tender or to assign any reason thereof.

(1) 176 benches	size (6'X1'X1½')	of Uchan
(2) 178 desks	size (6'X1½'X1½')	do
(3) 20 chairs	ordinary size (Pank seated and armless of Uningthou)	
(4) 20 tables	size (3'X2'X1½')	of Uchan
(5) 20 balck-boards	size (7'X3'X3')	Uchan
(6) 6 boxes	size (3'X2'X1½')	Uningthou.
7) 6 Wooden cash boxes } with lock & key }	size (1½'X10'X8') --	Uningthou.
(8) 4 Almirahs	size (6'X3½'X1½')--	Uningthou.
(9) 6 Map stands	size ordinary—	Uningthou.

Modoh,
Deputy Inspector of Schools, (Tribal) Manipur.

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1.	355	Benches	...	Size	$(6' \times 1' \times 1\frac{1}{2}')$	of Ucham.
2.	355	Desks	...		do	
3.	104	Chairs	...	Ordinary size	(Plank seated and armless of Unagthou)	
4.	74	Tables	...	Size	$(3' \times 2' \times 2')$	Ucham.
5.	62	Black-Boards	...	"	$(5' \times 3' \times 3')$	do
6.	15	Boxes	...	"	$(3' \times 1\frac{1}{2}' \times 1\frac{1}{2}')$	do
7.	5	Office filing Boxes	...	"	$(1\frac{1}{2}' \times 1' \times 1')$	do

K Gouro Singh,

Inspector of Schools, Manipur

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Manipur



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 12th December, 1953

No J 12/51.—In exercise of the powers conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri Basiruddin Ahamed, B.A., Sub-Deputy Collector, with the powers of a Magistrate of the 2nd Class as defined in the Criminal Procedure Code.

Imphal, the 17th December, 1953

No. FA/93/518.—In partial modification of the Chief Commissioner's order issued under his Notification No. FA/93/51/52 dated 14-10-53, the Chief Commissioner is pleased to declare the Manager, Manipur State Transport as Head of Office for Manipur State Transport Department.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur

Imphal, the 10th December, 1953.

No. DPC/8,53.—Whereas the Officer-in-charge of the Extension Training Centre, Jorhat, has reported that Shri Rashid Ahmed, a Gram Sevak trainee of this State had expressed regret and sought mercy for his indisciplined act of leaving the hostel without permission and that he has greatly improved in his behaviour and has been found quite hard working and energetic after the check up by the authorities of the Training Centre, and

Whereas the said authorities have allowed his re-admission into the class and hostel of the Centre and the Officer-in-charge has further recommended that no further action be taken against him by this Administration,

The Chief Commissioner is pleased to withdraw hereby all the punishment ordered against Shri Rashid Ahmed under this Administration order No. DPC/8/53 dated 30-10-53.

By order,

H. Ranbir Singh,

Asstt. Secy. (Dev.) to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 10th December, 1953.

No CS 73 EM/52—Add the following at the end of Notification No CS 73 EM/51 dated the 23rd November, 1953:—

“Exporters should comply with the rules and regulations regarding export of maize prevailing in the importing States.”

P. C. Deka,

Chief Secretary to the Govt of Manipur.

Imphal, the 11th December, 1953.

No CS 73 EM/52—Exporters of maize should take out permits from this Administration if required for booking of maize from Manipur Road Railway Station.

T. Kishorand Singh,

Assistant Secretary to the Govt of Manipur.

PART III.

NOTICE

Imphal, the 11th December, 1953. No. 2173 II/54

It is hereby notified for general information to the public that, pursuant to section 9 of Act II of 1912, entitled the Co-operative Societies Act, the Wangu Sagang Multipurpose C.S Ltd. has been this day registered in my Office as a Co-operative Society and numbered as 21 of 1953-54, dated this the 11th December of the one thousand nine hundred & fifty three Anno Domini.

H. B. Singh,

Registrar, Co-operative Societies, Manipur.

Imphal, the 19th December, 1953.

Casual students desirous of appearing at the B.A. Examination of 1954 through this College are to apply by 5-1-54 to the undersigned with a fee of Rs. 10/- each stating the combination of subjects. They are to produce the admit cards of last examination with the applications.

N. B. Singh,

Offg. Principal, D. M. College, Imphal.

Imphal, the 15th December, 1953.

In the matter of the Indian Companies Act, 1913.

In the matter of the Popular Metal Mart Ltd.

Maxwell Bazar, Imphal.

As no answer has been received to my letter No. 2043 II/52, 19 of 12-11-53 addressed to M/S Popular Metal Mart Ltd. I do hereby give notice pursuant to section 217(2) of the Indian Companies Act, 1913 that at the expiration of one month from the receipt of this letter, the name of the Popular Metal Mart Ltd. will unless cause be shown to the contrary, be struck off the register of companies and that this company will be dissolved on the ground that it is not carrying on any business or is not in operation.

H. B. Singh,

Registrar, Joint Stock Companies, Manipur.

Imphal, the 15th December, 1953.

The following Press Notice dated the 5th November, 1953, is given for the Election Commission, Imphal, New Delhi, for publication for general information.

G. B. Singh,

Chief Electoral Officer, Manipur.

RECEIVED BY THE JOINT SECRETARY, GOVERNMENT OF INDIA, NEW DELHI, 11.12.53.

PRESS NOTICE.

(1) Under the new scheme of forming Electoral Constituencies for the People (Preparation of Electoral Rolls—Rules), the name of a person on a name in the electoral roll of a constituency should be made to the Electoral Registration Officer of the constituency. However, the application is made **after** the issue of the notification calling for the constituency to elect members and **before** the completion of that election should be made to the Chief Electoral Officer of the State, but copy should simultaneously be sent to the Electoral Registration Officer of the constituency, so that the application can be examined without delay. The fact that a copy has been sent to the Electoral Registration Officer should be noted on the application sent to the Chief Electoral Officer.

(2) The application should give full particulars regarding (a) a person of ordinary residence, a wife, a husband, a minor, a person, etc., for inclusion as an elector in the constituency, etc. The application should clearly state the name of the Assembly constituency and the corresponding Parliamentary constituency, in which enrolment is sought.

(3) The application should contain a declaration by the applicant stating whether or not his name has already been included in electoral roll of **any** Assembly or Parliamentary constituency in **any** State. If it has been included, the particulars of the relevant entry in that electoral roll should be given.

(4) The application should also contain a declaration that to the best of his knowledge and belief the applicant is not an excluded under any law, other than registration as an elector or for voting at an election.

(5) A single application will suffice for enrolment in an Assembly constituency and in the corresponding Parliamentary constituency.

(6) The following fees is payable on application to (a) clause (c) of the rule—(a)

(i) Rs. 15 in the case of an application to an Electoral Registration Officer, and

(ii) Rs. 10 in the case of an application to a Chief Electoral Officer.

The fee should be paid by affixing one or more non-adheral stamps to the application.

(7) Every application received in accordance with the above instructions should be promptly attended to by the Electoral Registration Officer and examined with reference to the electoral roll then in force. The qualifying period and the qualifying date for purposes of the application would be the period and the date applicable to the current electoral roll.

(8) The Electoral Registration Officer should immediately put up on the notice-board of his office a notice inviting objection, if any, to the inclusion of the applicant's name, within a period of 7 days from the date of the notice simultaneously, the Electoral Registration Officer should make necessary inquiry in order to ascertain

whether the applicant is entitled to enrolment in the constituency. The inquiry should be of a summary character. If any objection is filed in the notice period, it should be duly considered at the inquiry.

(9) In view of rule 18, the Electoral Registration Officer should ascertain whether any decision has been given by the competent Revising Authority in respect of the inclusion of the applicant's name in the electoral roll, and if so, that decision should be duly considered at the inquiry. If the application is made to the Chief Electoral Officer, a copy of that decision should be sent to him, along with the report.

(10) At the conclusion of the inquiry, the Electoral Registration Officer should pass appropriate order on the application if it is addressed to him. In other cases, he should submit his report to the Chief Electoral Officer. Normally, it should not take more than 10 days from the receipt of the application (or its copy), for the Electoral Registration Officer, to complete the inquiry.

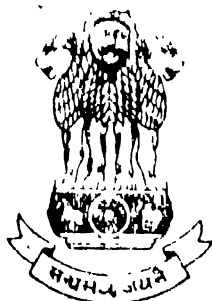
(11) If the application is admitted by the Electoral Registration Officer, he should assign a serial number to the applicant in the electoral roll, which should be the number next in order to the last number on the roll of the area with reference to which the roll has been prepared. In cases in which enrolment is ordered by the Chief Electoral Officer, he should assign his own serial number starting from "C. E. O. 1" for each calendar year, e. g., "C. E. O. 1 of 1953" and so on.

(12) If the applicant is already registered in the electoral roll of any other constituency in the same State, the Chief Electoral Officer, or as the case may be, the Electoral Registration Officer, should inform the Electoral Registration Officer of that constituency, of the order passed by him directing the applicant's name to be included in the electoral roll. On receipt of such information, action should be taken to strike off the applicant's name from the electoral roll in which it was included earlier.

(13) Where an application for inclusion of name is rejected by the Electoral Registration Officer or the Chief Electoral Officer he should briefly record his reasons on an order. An appeal lies to the Election Commission within 15 days from the date of such rejection. Non-Judicial stamps of the value of Rs. 10/- should be affixed to the memorandum of appeal.

(14) Applications reaching the Commission on or after the 2nd November, 1953 will be sent to the electoral Registration Officer or Chief Electoral Officer concerned for disposal. The fee of Rs. 50/-. if deposited, will be refunded to the applicant on receipt of an application addressed to the Secretary to the Election Commission, India, New Delhi. Applications made before the 2nd November, 1953, and pending disposal in the office of the Commission will also be forwarded for disposal to the officer now empowered to pass orders thereon, but the fee already deposited will not be refunded in view of the provisions under which the deposit was made.

Manipur



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 16th December, 1953.

No. 19802.05 D.C.—The Chief Commissioner has been pleased to re-instate Shri W. Gourakishore Singh, Manzadar of Kumbi Mouza, who was placed under suspension under the orders of Government.

M. N. Phukan,
Deputy Commissioner, Manipur.

NOTIFICATIONS.

Imphal, the 23rd December, 1953.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of Section 35 of Co-operative Societies Act II of 1912 that the societies ought to be dissolved.

Now in exercise of the power conferred by Sub-section (1) of Section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of Section 42 of the same Act, I hereby appoint Shri P. Bihari Sarma Asstt. Auditor, C. S. to be liquidator of the said societies. All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this Notice.

Name of Societies and Registered Nos.

1. Keisampat North Co-operative Society Ltd. Regd. No. 220 of 1-2-49.
2. Keisanthong Sanjamastan C. S. Ltd. " " 222 of 2-2-49.

H. B. Singh,
Registrar, Co operative Societies.

Shillong, the 19th December 1953.

Subject:—Filling up of the memorandum of allotment of appropriation provided for in the forms of contingent and other bills.

No. TM.2/24/51/27.—It has been noticed in course of audit that in many cases the memo of allotment and appropriation prescribed in the contingent and other bills forms are not being properly filled up. In several cases it was noted in the bills that either the allotment was not known or the amount of sanctioned allotment would follow.

In this connection, attention of all drawing officers is invited to Article, 114 (3) and 204 (3) of the Constitution of India which lay down that no money shall be withdrawn from the Consolidated Fund of India or of a State, as the case may be, except under appropriation made by law. The incurring of expenditure without knowing the allotment or in anticipation of allotment is, therefore, not only inconsistent with the provisions of the Constitution but also irregular.

It is, therefore, again impressed upon all the drawing officers that no bills should be presented to the treasury without first filling in the memo of allotment and appropriation provided for in the relevant bill forms. Under no circumstances, expenditure in excess of the allotment should be incurred.

Dated Shillong, the 19th December, 1953.

No. T.M.2/4/53/28.—Consequent upon the nationalisation of the Scheduled Air Transport Operating Companies, it has been decided by the Government of India that in cases where payment to the Indian Airlines Corporation is required to be made by cheques, they should not be marked as 'Account Payee only' the Cheques should invariably be endorsed as 'Order cheques' only.

(G. I. Ministry of Communication No. 2-CA1 (22)/53, dt. 17-11-1953. Dy. G. I. 4620/TM- 1208 of 53-54 in B1. TM.2/4/53).

Shillong, the 19th December, 1953.

Sub. —Submission of Annual Establishment Returns in respect of temporary establishment.

No. PM.2/23/52/29—Attention of all Heads of offices/Deptts under the State Government is invited to correction slip Nos. 149 and 150 to the Assam Financial Rules which require that the Annual Establishment Returns in respect of temporary & officiating Govt. servants should also be submitted in addition to those relating to the permanent estts. It has been noticed that many heads of offices have not so far transmitted the returns in respect of temporary establishments as on 1-4-53.

Heads of offices who have not yet submitted the returns in respect of temporary establishments as they stood on 1-4-53, should do so now.

(Memo. Nos. FE 13/53/95 & FE 13/53/94 dated 13-11-53.
Dy. Lg-12219 & Lg-12202 in Bdl. No. TM. 2/23/52).
TM-1225 TM-1223

Shillong, the 9th December, 1953.

Subject:—Change of the nomenclature of the existing Major head "Post War Reconstruction and Development Fund" to "Fund for Development Scheme" under Section "P—Deposits and Advances etc".

No. TM. 2/15/52/30.—All the Treasury and Sub-treasury Officers under the audit control of the Accountant General, Assam are hereby informed that under Art. 150 of the Constitution of India, the President has accorded his approval to the change in the nomenclature of the existing major head "Post War Reconstruction and Development Fund" in Section "P Deposits and advances—Part II—Deposits not bearing interest (B) Reserve Funds" to "Fund for Development scheme".

(Govt. of India, Ministry of Finance, letter No. 1 (126) B, 53 dated 27-10-53, Dy. BKI-857/TM-1247 of 1953-54, TM/2/15/52).

Shillong, the 19th December, 1953.

No. TM. 2/11/52/31.—It is notified for the information of the Treasury and Sub-Treasury Officers under the audit control of the Accountant General, Assam that Government of India Re. 1/—notes with the body colour in purple instead of the present grey will shortly be put into circulation from the Reserve Bank of India Offices. With the exception of this change in the body colour there is no other change in the present design of the notes. The starting prefix of these notes will be A/O and the first issue will be from the Reserve Bank of India Office at Bombay,

(Govt. of India, Ministry of Finance, Press communique dated 2-11-53 received with Reserve Bank of India Issue Department, Resource Circular No. 80/53-dt. 24-11-53 Dy G. I. 4841/TM-1292 of 53/54.)

Kulwant Singh,
Deputy Accountant General, Assam.

Imphal, the 22nd December, 1953.

The following Office Memorandum No. F. 54(71)-E.V/52 dated the 7th September, 1953 received from the Government of India, Ministry of Finance, New Delhi is republished for general information :—

By order.

G. H. Singh,

Asstt. Secy. (Home) to the Govt. of Manipur.

Subject :—Grant of advances for the purpose of medical attendance and treatment of Central Government Servants.

According to the existing practice, Central Government servants are required initially to pay from their own resources the hospital bills etc., in connection with their medical attendance and treatment, and to claim reimbursement from Government, of the expenditure incurred by them, to the extent it is admissible under the Central Services (Medical Attendance) Rules, subsequently. In this connection, it has been brought to the notice of the Government of India that this practice entails considerable hardship in certain cases of low-paid employees who find it difficult to make initial payment of hospital bills etc., from their private resources. With a view to providing relief in such cases, it has been decided that heads of offices concerned may grant advances to Central Government servants to enable them initially to meet expenditure on their medical attendance and treatment on the terms and conditions mentioned below :—

- (i) The advance would be admissible only in cases where a Government servant or a member of his family is being treated as an in-patient in a hospital under the provisions of the Central Services (Medical Attendance) Rules.
- (ii) The application for an advance should be supported by a certificate from the medical officer-in-charge that the patient is being treated as an in-patient in the hospital. Such a certificate should also indicate the probable duration of stay of the patient in the hospital, and anticipated cost of treatment which would otherwise be reimbursable Rules, and be also countersigned by the authorised medical attendant.
- (iii) The advance should not, in any circumstances, be allowed in a case where treatment is being obtained at the residence of the Government servant or at the consulting room of the authorised medical attendant or as an out-patient at a hospital.
- (iv) The amount of the advance will in each case be limited to two months' pay of the Government servant concerned or Rs. 200/-, or such other amount as the medical officer-in-charge of the hospital may recommend, whichever is less.
- (v) Not more than one advance should be granted in respect of the same illness or injury.
- (vi) The amount of the advance should be adjusted against the subsequent claim for reimbursement of the expenditure admissible under the Central Services (Medical Attendance) Rules, and the balance, if any, recovered from the pay of the Government servant concerned in two equal monthly instalments after the discharge of the patient from the hospital.
- (vii) An advance under these orders will be admissible only to those Government servants whose pay does not exceed Rs. 500.- p. m. The term 'pay' for this purpose shall be defined as in Fundamental Rule 9(21).

(viii) In the case of temporary Government servants, the grant of an advance under these orders would be subject to the production of surety from a permanent Central Government servant.

2. These advances should be treated as final charges under the service head concerned and the primary responsibility for watching the recoveries will be of the sanctioning authorities. The Controlling Officers should adjust such advances by submission of regular bills for amounts reimbursable by Government, as far as possible, before the close of the financial year.

3. Authorities competent to sanction advances under these orders may sanction such advances for themselves also, if otherwise admissible.

4. These orders are subject to review after a year of their working.

5. In so far as persons serving in the Indian Audit and Accounts Departments are concerned, these orders have been issued after consultation with the Comptroller and Auditor General.

• Imphal the 22nd December, 1953.

The following Office Memorandum No. F. 7-2/53—LSG (M), dated 31st March 1953 received from the Government of India, Ministry of Health, New Delhi-2 is republished for general information.

By order

G. H. Singh,

Asstt. Secretary to the Govt. of Manipur.

Subject :—Medical attendance and treatment—Central Service Class IV employees at Calcutta.

The undersigned is directed to refer to this Ministry's Office Memorandum No. F. 6-217/49-M.II, dated the 9th September, 1949, on the subject mentioned above and to say that a question has been raised whether Central Service Class IV employees stationed at or passing through Calcutta should be allowed the reimbursement for the cost of such medicines, vaccines, sera or other therapeutic substances not ordinarily stocked in Government hospitals, as the doctor consulted by them may certify in writing to be essential for the recovery or for the prevention of serious deterioration in the condition of the Government Servant, while receiving medical attendance at the outdoor departments of the State or State aided hospitals. It has, after careful consideration, been decided by the Government of India that this concession shall be admissible to them.

2. In so far as persons serving in the Indian Audit and Account Department are concerned, these orders have been issued after consultation with the Comptroller and Auditor General.

3. These orders will apply also to all cases pending on the date of issue of these orders.

Imphal, the 22nd December, 1953.

The following Office Memorandum No. F. 6-111/48/MII, dated the 13th November, 1953 received from the Government of India, Ministry of Health, New Delhi is republished for general information.

By order

G. H. Singh,

Asstt. Secretary to the Govt. of Manipur.

OFFICE MEMORANDUM

Subject:—Medical attendance Rules—fees for injections.

In continuation of the Ministry of Health Office Memorandum No. F. 6-111-48-MII dated the 8th January, 1953 the undersigned is directed to say that the Governments of Hyderabad, Mysore, Madhya Bharat, Travancore-Cochin Jammu and Kashmir

and Rajasthan have also agreed to the rates of fees for injections prescribed in this Ministry's endorsement No. F. 6-111/48-MI dated the 21st September 1948 in so far as injections administered by State Medical Officers to Central Government servants and members of their families stationed in or passing through their respective territories are concerned.

In the State of Travancore-Cochin there are three grades of Medical officers in the State Service viz Civil Surgeons, I Grade, Civil Surgeons, II Grade and Assistant Surgeons. The Civil Surgeon II Grade and Assistant Surgeons are of the status of Assistant Surgeons Grade I and Assistant Surgeons Grade II (sub-Assistant Surgeons). It has therefore, been decided that in so far as the State of Travancore-Cochin is concerned, the three classes of medical officers employed in this State should be deemed equivalent to Civil Surgeons, Assistant Surgeons and Sub-Assistant Surgeons, respectively, for purposes of these orders.

PART III

NOTICE.

Imphal, the 21th December, 1953.

It is hereby notified that consequent on the dismissal of Shri Thiyan Mera Singh, Mauzadar, Wangoi Mouza, the following villages comprising the Wangoi Mouza have been divided to the Mouzadars of Lilong Haoreibi and Mayang Imphal Mouza temporarily as indicated below :—

Rayats should pay thier dues on account of land revenue to the respective Mauzadars.

Name of Mauzadar.	Names of villages of the Wangoi Mouza divided.
1. Shri Irom Merajatra Singh Mauzadar, Mayang-Imphal Mouza	1. Wangoi 2. Oinam Saombung 3. Naorem Chapra 4. Samurou 5. Fibou 6. Chongtham Kona 7. Bitra Urokkhok 8. Laiphrakpam 9. Laku Huidrom 10. Heinningsoi 11. Wangoi Top 12. Chabung Company 13. Chirai
2. Janab Musaffar Ali, Mauzadar, Lilong Haoreibi Mouza.	1. Lairenjam 2. Wakching Khulen 3. Irom Meizrao 4. Leisangkhang.

M. N. Phukan,

Deputy Commissioner, Manipur.

TENDER NOTICE.

Imphal, the 23rd December, 1953.

Sealed tenders are invited for the supply of the day to day required articles of the Government Press, Manipur for the period from 1-1-54 upto the end of the current financial year. Tenders will be received by the undersigned upto 1 P. M. of the 6th Jan., 1954 and will be opened on the same date before the tenderers. A sum of Rs. 50/- (fifty) will deposited by the successful tenderer on the day of signing the agreement as security.

Further details can be had from the Office during the Office hours.

Articles to be supplied :—

1. Washing soap.
2. Washing soda.
3. Kerosine oil.
4. Mustered oil.
5. Mobil oil.
6. Flour.
7. Copper sulphate.
8. Fire wood.
9. Binding thread.
10. Charcoal etc.

G. H. Singh,

Supdt. Govt. Press, Manipur.

NOTICE No. 150.

Imphal, the 22nd December, 1953.

Sealed tenders are invited for supply of 300 Cft. of timbers for use in the workshop of J. H. School, Imphal, to be delivered in the compound of the school at the cost of the supplier before the end of Feb. 1954.

The timber must be of Uningthou and Uchan and of dimensions not less than 12' X 1' X 1'. The quantity to be supplied may be subject to increase or decrease according to rate.

Successful tenders are to furnish 10% of value of the contract as security.

NOTICE No. 151.

Imphal, the 22nd December, 1953.

Applications are invited from bonafide Manipuri candidates for the post of a Music Instructor in the scale of pay Rs. 100-10-130EB-10-250 plus Rs. 17½% as D. A. for J. H. School, Imphal upto 2nd January 1954.

The candidate must be one qualified to teach both vocal and instrumental music and he should furnish testimonials and certificates along with his application.

Perferance will be given to graduates with the above qualifications.

L. M. Singh,

Head Master, Johnstone High School, Imphal.

Tender Notice No. 25.

Imphal, the 24th December, 1953.

Sealed tenders are invited for the supply of the following articles for the use of the Rural Panchayets. The tenders should be addressed to the District and Sessions Judge, Manipur and will be received by the undersigned upto 12 Noon of the 4th January, 1954, and will be opened at 2 p. m. of the same date. Further details may be had from the Office of the District and Sessions Judge, Manipur, during the Office hours.

There is no obligation to accept the lowest tender and any tender may be rejected without reason being assigned.

- | | |
|-----------------------------------|----------------------|
| 1. 2 (two) Ordinary Almirahs. | size 6' X 3½' X 1½'. |
| 2. 19 (nineteen) Ordinary Chairs. | „ Plank seated. |
| 3. 5 (five) Ordinary Benches. | „ 6' X 1'. |
| 4. 1 (one) „ Table. | „ 4' X 3' X 2½'. |
| 5. 2 (two) Suspending fans. | |

N. B.—All articles must be of Uchan.

A. M. Singh,

C. O. C.

District and Sessions Court, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 4th January, 1954.

No DPC 98 53—Whereas it appears to the Chief Commissioner that improved arrangements are required within the area specified in the Schedule hereunder, for all matters as specified in Section 52 of the Assam Municipal Act 1923 (1 of 1923) as extended to this State, which area it is not expedient to constitute into a Municipality ;

Now, therefore, in exercise of the powers conferred upon him by sub-section (1) of Section 328 of the said Act, the Chief Commissioner desires to declare the said area as a notified area ;

Should any inhabitant of the said area desire to object to this notification, he may within six weeks from the date of publication of this notification submit his objection in writing to the Chief Commissioner through the Deputy Commissioner for consideration

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

SCHEDULE.

Commencing from the junction of the Thoubal-Yairipok Road and the feeder road opposite to the Yairipok Inspection Bungalow, the boundary line follows northwards along the Western boundary of the former road upto its junction with the Pechi road ; then extending in a straight line along the embankment of the Thoubal River, it joins the western corner of the inkhol of Shri Sapam Angou Singh under dag No 77. Then, the line turns eastwards and runs along the southern nala of Shri Sapam Angou Singh upto the Bamon Leikai Road.

The line then turns eastwards and follows along the northern boundary of the Bamon Leikai Road and again turning eastwards at the point where the eastern boundary of the grazing ground under dag No. 88 meets the Bamon Leikai Road, the line turns southwards along the eastern boundary of that grazing ground upto its junction with the Pechi Road, whence the line turns south-east and follows along the eastern boundary of the Pechi Road upto the Ithai of the Tamengkhang

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Maril. Then turning south-west, the line crosses the Pechi road and follows along the western boundary of the Tamengkhong Maril to the extent of 190 ft. Then the line turns north-west and runs nearly parallel to the Pechi Road to join the south-eastern corner of the Engkhol of Shri Laisram Thobi Singh under dag No. 29 whence the line turns northward and runs upto the south-eastern corner of the Yairipok M. E. School compound; thence the line turns westwards and follows along the southern boundaries of the M. E. School compound and of the feeder road to join back the Thoubal-Yairipok Road.

(2) The boundaries will exclude the compound of the Yairipok Inspection Bungalow

Imphal, the 28th December, 1953.

No. S/T/49/50A/53.—In exercise of the power conferred upon him by Sub-Section (2) of Section 7 of the Assam Sales Tax Act 1947 (Assam Act XVII of 1947) as extended to the State of Manipur the Chief Commissioner is pleased to amend, with effect from the 20th October, 1953, Schedule III of the said Act by adding the following as a new item:—

*Description:—*The agricultural machineries and implements including tractors and tractor implements.

NOTIFICATIONS.

Imphal, the 28th December, 1953.

No. J/85/50—The following notification issued by the Government of India, Ministry of States is republished for general information:—

Notification No. 212-J dated the 1st December, 1953, New Delhi.

In pursuance of clause (1) of article 239 of the Constitution, the president hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of States, No. 104-J, dated the 24th August, 1950, namely:—

In Schedule I to the said notification, after the entry relating to the Carriers Act, 1865 (III of 1865), the following entry shall be inserted, namely:—

“The Press and Registration of Books Act, 1867 (XXV of 1867). — All”

Imphal, the 28th December, 1953.

No. Tax/34/50/22.—In continuation of Manipur Government Notification No. Tax/84/50 dated 14-5-53 it is hereby published for general information that the Government of India have been pleased to order the continuance of the exemption from Central Excise Duty on tobacco produced and consumed in the tribal areas of the State of Manipur until the 31st December, 1954. Such tobacco found outside the limits of their areas without a valid transport shall however be confiscated.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

MEMORANDUM.

Imphal, the 29th December, 1953.

Subject:—Form of application for claiming refund of medical expenses incurred in respect of medical attendance and/or treatment of Central Government servants and their families.

The undersigned is directed to say that the form of application for claiming

refund of medical expenses incurred in respect of medical attendance and/or treatment of Central Government Servants has now been standardized as form 'Med 97'. Heads of departments and offices and courts are hereby informed that the form will be obtainable after a few days in the Secretariat store. You are therefore requested to place indents with the Assistant Secretary Finance in the usual procedure.

G. H. Singh,
Asstt. Secy. (Home) to the Govt. of Manipur.

Imphal, the 26th December, 1953.

The following Notification No. F. 7 (1)-16 53-MII dated the 27th August 1953, received from the Assistant Secretary to the Government of India, Ministry of Health, New Delhi, to the All Ministries of the Government of India, etc. is republished for general information.

G. H. Singh,
Assistant Secretary (Home)
to the Government of Manipur.

Subject:—Medical Examination for invalidment from service-Reimbursement of fees.

A question has arisen whether the fees paid by a Govt. servant to a Medical Officer/Medical Board outside India in connection with his medical examination for purposes of invalidment from service under Article 442 of the Civil Service Regulations should be reimbursed to him by Government. It has now been decided that such fees should be re-imbursed to the Government servant concerned, irrespective of the fact whether the medical examination is held in India or outside.

2. In so far as persons serving in the Indian Audit Department are concerned, these orders have been issued in consultation with the Comptroller and Auditor General of India.

Imphal, the 28th December 1953.

The following Office Memorandum No. F. 55(88) E.V/53 dated the 27th October, 1953, received from the Government of India, Ministry of Finance, New Delhi, is republished for general information.

By order.,
G. H. Singh,
Asstt. Secy. (Home) to the Govt. of Manipur.

Subject:—Payment of medical claims preferred by Central Government servants.

The undersigned is directed to say that a question has been raised whether the amounts of claims on account of re-imbursement of medical expenses under the Medical Attendance Rules, should be rounded off to the nearest anna. After careful consideration of this question, the Government of India have decided that like other payments, such as pay and allowances, the payment on account of medical expenses should also be rounded off to the nearest anna in the manner indicated in rule 789 of the Central Treasury Rules, Volume I.

PART III

Imphal, the 29th December, 1953.

No. 22/CS/II/53/54.—It is hereby notified for General information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, The Tiddim Road Motor Owner's C. S. Ltd. has been this day registered in my Office as Co-operative Society and numbered as 22 of 1953-54, dated the 25th December of the year one thousand nine hundred and fifty three Anno Domini.

H. B. Singh,
Registrar, C. S. Manipur.

NOTICE FOR PUBLIC AUCTION.

Dated 23rd December, 53.

1. It is hereby notified that the undermentioned Young Ponies of 4th Bn. Assam Rifles will be sold by public auction in the Polo-Ground on Friday the 29th January, 1954 at 12 A. M. The intending purchasers may enter the Bn. lines for inspecting the ponies between 1000 hrs to 1200 hrs on any working day from the date of issue of the notice. Successful bidder/bidders will have to deposit 50% of the bid amount at the fall of the hammer. All bids are subject to final acceptance or rejection by the Inspector General of Assam Rifles, Shillong within 30 days from the date of auction. On receipt of intimation from this office the the bidder/bidders whose bid is finally accepted will have to deposit the balance 50% amount within 7 days, failing which the whole or part of the 50% amount already deposited will be liable to forfeiture.

2. The bidder/bidders concerned will have to remove the animals from the unit A/T line on the date of depositing the balance 50% amount, failing which he/they will be charged @ Rs. 2/- per pony per diem.

3. Bidder/bidders whose bid is not finally accepted will be informed accordingly and the money deposited will be refunded.

4. The highest bidder/bidders will be required immediately after fall of the hammer to sign the following certificate and submit the same to the Commandant, 4th Bn. Assam Rifles, Imphal, along with 50% of bid money.

Highest Bidder/Bidders Certificate.

I/We _____ of _____
to-day..... hereby deposit Rs. (Rupees.....) as 50% deposit against bid for pony No. offered by me/us and provisionally accepted by the Comdt., 4th Bn Assam Rifles, Imphal. I hereby agree that I/We will not withdraw this bid till finally accepted or rejected by the Commandant within 30 days from the date of auction. I/We will deposit the remaining balance of Rs. (Rupees.....) within 7 days from the date of receipt of final acceptance letter from the Commandant, 4th Bn Assam Rifles, Imphal.

I/We hereby agree to abide by all the clauses laid down in the Auction Notice dated 23rd December, 1953.

Signature of bidder.

Address—

PARTICULARS OF PONIES.

Sl.No.	Sex	Colour	Age	Height	Girth	Length
1	Cross Breed Mare	Bay	5 Yrs	55"	57"	48"
2	do	do	3 "	50"	52"	46"
3	do	do	do "	46½"	58"	49"

P. Lama, Lieut. Colonel,
Commandant, 4th Bn Assam Rifles.

TENDER NOTICES.

Imphal, the 28th December, 1953.

Sealed tenders are invited for making a counter with plat form in the Office of the Deputy Commissioner, Manipur. The closing date of the tender is the 15th January, 1954.

The undersigned is not bound to accept the lowest tender or assign any reason for acceptance of any tender. Detailed information may be obtained from the Deputy Commissioner's Office.

M. N. Phukan,
Deputy Commissioner, Manipur.

Imphal, the 23th December, 1953.

Sealed tenders for the following office furniture will be received by the undersigned upto 1 P. M. of 9-1-54 and opened at that time in the presence of the tenderers. There shall be no binding to accept the lowest or any tender or assign any reason thereof. Successful tenderers will have to deposit a sum of Rs. 50/- as caution money which will be refunded along with the price of the furniture when the same will be delivered to the Office of the undersigned and accepted by him. Further details may please be had from his Office.

Particulars.	Size
1. 1 Almirah.	Size (5½'X3½'X1½') of Uningthou.
2. 2 Almirahs.	" " of Uningthou with doors of glass panes.
3. 2 Tables.	" (2½'X3'X4') of Uningthou.
4. 3 Chairs.	Ordinary size (Plank seated).
5. 2 Tools.	Ordinary size.

H. B. Singh,
Director of Industries : Manipur.

Imphal, the 2nd 'Jan' 54.

Sealed tenders are invited for the supply of a Hand Cart and will be received by the undersigned upto 2 p. m. of 11th Jan' 54 in the office of the Government press. Tenders will be opened by the undersigned on the same date in presence of the tenderers. There is no obligation to accept the lowest tender. The successful tenderer will have to deposit a security of Rs 20/- before signing the agreement. The tenderer should supply the cart within 15 days.

Further particulars can be had from the office during the office hour.

Imphal, the 4th January, 1954.

Sealed tenders are invited for the supply of coating cloth with samples for 5 over-coats for employees of Grade IV Establishment of the Govt. Press, Manipur. Tenders will be received by the undersigned upto 1 P. M. of the 11th January, 1954 and will be opened before the tenderers on the same date. The cloth is to be supplied within 3 days from the date of signing the agreement.

G. H. Singh,
Supdt. Govt. Press, Manipur.

Manipur



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Gazette

PUBLISHED BY AUTHORITY

No. 49.

Imphal, Wednesday, January 13, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 7th January, 1954.

The following documents received from the Government of India, Ministry of Irrigation and Power, New Delhi, are republished for general information:—

T. Kipgen,
Secy. (Home) to the Govt. of Manipur.

Notification No. EL 11-12(19)1, dated the 3th December, 1953.

In exercise of the powers conferred by sub-section (1) of section 36 of the Indian Electricity Act, 1910 (IX of 1910), the Central Government hereby appoints Shri G. C. Goswami, Chief Electrical Inspector and Electrical Adviser to the Government of Assam, to be an Electric Inspector within the State of Manipur.

Order No. EL 11-12(19)11, dated the 29th December, 1953.

In exercise of the powers conferred by section 15 of the Indian Electricity Act, 1910 (IX of 1910) the Central Government hereby authorises the discharge of the functions of the State Government under section 13 and 14, sub-section (2) of section 34 and sub-clause (2) of Clause V and clause XIII of the Schedule to the said Act, in the State of Manipur by Shri G. C. Goswami Electric Inspector.

Imphal, the 5th January, 1954.

The following Office Memorandum No. F 2-152 LSG(M) dated the 2nd May, 1953 from the Government of India, Ministry of Health New Delhi, is republished for general information:

By order,
G. H. Singh,
Asstt. Secy (Home) to the
Government of Manipur

Medical Attendance Rules admission of a Government servant for treatment in a Government hospital-consultation with the authorised medical attendant

The undersigned is directed to say that under rule 7 of the Secretary of State's Services (Medical Attendance) Rules, 1938 and rule 6 of the Central Services (M. A.)

Rules, 1944, a Central Government servant is entitled to be admitted in a hospital on the advice of his authorised medical attendant. It has been represented that this condition of prior consultation with the authorised medical attendant has meant a good deal of inconvenience and that it has not always served any practical purpose. After careful consideration the Government of India have decided that a Govt. servant may be allowed to receive treatment, as an in-patient, without consulting his authorised medical attendant, in a hospital where he is ordinarily entitled to receive treatment under the rules i.e. in a hospital to which he would be admitted had he consulted his authorised medical attendant. It will however, be necessary in such cases before reimbursement is made, to obtain a certificate in the enclosed form from the Medical Superintendent of the hospital that the facilities provided were the minimum which were essential for the patient's treatment. This certificate will of course be in addition to all other documents necessary.

2. These orders will take effect from the date of issue.

Certificate Form

I certify that Mrs/Mr. Miss.....
 wife/son/daughter of Mr.
 employed in the
 been under treatment for disease from to at
 the hospital and that the facilities provided were the minimum
 which were essential for the patient's treatment.

Place _____

Medical Superintendent

Date _____

_____ Hospital.

NOTIFICATION.

Dated, Imphal, the 5th January 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Nongmeibung C. S. Ltd. (Regd. No. 17 of 17-12-48) in Manipur under Sub-Section (1) of Section 35 of the Co-operative Societies Act, 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri Th. Indrakumar Singh, Assistant Auditor, C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the notice.

H. B. Singh,
 Registrar, Co-operative Societies, Manipur.

Imphal, the 5th January, 1954.

Tour Programme of the Adviser in charge Compensation for the month of December 1953.

27-12-53	1 P. M.	Leave Imphal Arrive Chakpi Karong by private jeep
28-12-53		Halt.
29-12-53	10 A. M.	Leave Chakpi Karong Arrive Imphal by private jeep.

Imphal the 5th January, 1954.

our Programme of the Adviser Compensation for the month of January, 1954.

2-1-54	1 P. M.	Leave Imphal by private jeep. Arrive New Charachandpur.
3-1-54		Leave New Chura handpur. Arrive Behengtongthong.
4-1-54		Halt.
5-1-54		Leave Behengtongthong. Arrive Imphal.
21-1-54	7 A. M.	Leave Imphal by private jeep. Arrive Bomba Khullen.
22-1-54		Halt.
23-1-	7 A. M.	Leave Bomba Khullen. Arrive Imphal

T. Kalichand Singh,
Asstt. Secy. to the Govt. of Manipur.

PART III

ডিপুটি কমিশনার অফিস, মণিপুর।

নোটিশ নং ১৬ তারিখ ৫১১৫৪ ইং।

Ref.:—Bakijai Case No. ⁹ of 52/53.
F58

অগিনা মরম ওইহুনা মণিপুরগৈ প্রজা পুন্নমজনা বংহমি।

মরমদি :—মখাদা ইরিবা ইংখোল অসি পাটাদারনা তোমিবা পাংকী পাংশেল লু: ১২৭৥ উশলগৈদমক তারিখ ২০/১০/৫৪
গোলশেল হুমিতা ডিপুটি কমিশনার অফিসতা নিলাম ভৌহুনা যোনগনি, নিলাম ওকপিমনবা বংহমি।

নাগ নং	পানা ১মুং বুল	এরিয়া	লমগী মবল	পাটাদারগৈ মনি অমসুং লৈফম	মবোল অটো
১৭৫ ১৭৬	ইম্ফাল ব্লেট, চঙাংগৈ বস্তি।	১/১৩	ইংখোল	হাংবেম হবোহলগিং পিং থু: উক্কেবগিং নাং চঙাংগৈ বস্তি।	খাজনা ১৥৮ পুবা লম।

M. N. Phukan,
D. C. Manipur.

Imphal, the 8th January, 1954.

The Pattas standing in the names of the following managing Committee members of the Waithou Phumnom Maphal Fishing Co-operative Society are attached. The Pattas will be sold in public auction if the said Co-operative Society fail to clear off the arrear revenue of Ry. Nos. 225/226 waithou Phumnom and Waithou Soir amounting to Rs. 12,687 within 15-1-53.

M. N. Phukan,
Deputy Commissioner, Manipur

Name and address of the Pattadars who are members of the managing committee	List of Pattas standing in their names.				
1. Thangjam Jatra Singh, s/o Mema Singh of Waithou maphal.	22 659L.	19 410L.	19 16L.	&	19 61L.
2. Maimom Mani Singh s/o Iboton Singh of Kiyangai.	22 366L.				
3. Yumnam Gouru Singh s/o Pasak of Kiyam Sipai	22 754L.				
4. Lisam Anangjao Singh s/o Shajan Singh of Haoga	20 26L.	20 28L.	20 37L.	20 L. &	21 78L.
5. Laisram Lamphel Singh s/o Chaoba Singh of Waithou maphal.	19 57L.	19L 160	&		19L 476
6. Laisram Kriti Singh s/o Hera Singh of Waithou maphal.	19L 39	19L 42	&		19L 272
7. Asem Dhrubh Singh s/o Indra Singh of Haoga	21L 140				
8. Huidrona Chaoba Singh s/o Yama Singh of Haoga	19 93	19L 147	19L 188	19L 560	20L 97
	&	20L 183			
9. Kadam Tarang Singh s/o Chaonu Singh of Thiyam	124kb 192	&	21k 211		

TENDER NOTICE

Imphal, the 5th January, 1954.

Sealed tenders are invited for fencing the latrine of the Government Press Manipur. The height will be 6 ft. Separate rates can be quoted for C. I. sheets, Drum sheet and reeds. The area required to be fenced and other details can be had from the office during Office hours. The tenders will be received in the office of the Government Press upto 1 P. M. of the 15th January, 1954. The successful tenderer will have to deposit a sum of Rs. 20/- as security on the very day of signing the agreement.

G. H. Singh,
Supt. Govt. Press, Manipur.

Manipur



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Imphal, Wednesday, January 20, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal the 14th January, 1954

No. FA 85 52 169—The Chief Commissioner is pleased to grant earned leave to Shri L M Ibungohal Singh, District and Sessions Judge, Manipur for 21 days with effect from the forenoon of 10-11-53 to 30-11-1953

Imphal, the 15th January, 1954

No. FA 46 51 66.—The Chief Commissioner is pleased to grant earned leave for 120 days to Shri S. Shangyang, Ex Circle Officer with effect from the forenoon of 20-1-50.

Imphal, the 16th January 1954

No. R 105,50,22 The Chief Commissioner is pleased to order that the under-mentioned 23 (twenty three) villages of the present Tamenglong Sub-Division shall be transferred to the Sadar Sub-Division with effect from 1st February, 1954.

Name of villages of Tamenglong Sub Division transferred to Sadar Sub Division —

Sl. No.	Names of Villages	Sl. No.	Names of Villages
1.	Thonglang Akutpa	12.	Tuvangwarichong
2.	Thonglang, Atongba	13.	Sela
3.	Songjang Pakang	14.	Kotlen
4.	Irang Got Part I	15.	Makur Cheljung
5.	Irang Got Part II	16.	Makur Mayingkhau
6.	Harup	17.	Makur Khulen
7.	Harup Mapin	18.	Makur Khunon
8.	Tapon	19.	Lalon
9.	Chalva	20.	Langla
10.	Gelbung	21.	Samuk
11.	Gelual	22.	Songjang Lant hothan
		23.	Songjang Haokherthong

T. Ku'ah n l singh,

Asst Secy. to the Govt. of Manipur.

Imphal, the 15th January, 1954.

No. CO, 25/53, 8.—In pursuance of the Government of India's orders in their letter No. F.23(17)-S/5P dated the 19th January, 1953 the Chief Commissioner is pleased to re-designate Shri Huidrom Birahari Singh as Assistant Registrar, Co-operative Societies, Manipur on the pay scale of Rs. 150-10-200-EB-15-400-20-600/- with retrospective effect from 3-9-52.

His initial pay will be fixed according to his last pay drawn as Inspector of Schools on 2-9-52.

He will continue to exercise the powers of Registrar of Co-operative Societies for this State until such date as a Registrar is appointed.

This supersedes this Administration order No. CO/11/52/7 of the 2nd Sept. 1953.

G. H. Singh,
Asstt. Secy. (Home) to the Govt. of Manipur.

PART III

PRESS NOTE.

Imphal, the 9th January, 1954

Instructions to employers to declare January 26, 1954 a paid Holiday.

In pursuance of instructions issued by the Central Ministry of Labour on previous anniversaries of the Republic Day, workers were permitted to participate in January 26th celebrations without being made to suffer any loss in wages.

A similar directive has been issued this year by the Government of India to their officers in charge of industrial undertakings and they hope that other employers as well will co-operate with them by declaring this national day as a paid holiday.

In view of the great importance of the occasion, Government presume that many industrial undertakings have already prescribed January 26th as one of their regular holidays, but where this has not been done, they hope employers will treat the day as an additional paid holiday and not as a substituted holiday.

G. H. Singh,
Assistant Secretary to the Government of
Manipur.

Imphal, the 15th January, 1954.

ANNUAL PREPARATION OF ELECTORAL ROLLS, 1953.

Notice No. 5:— Final Publication of Electoral Rolls.

Dated, Imphal, the 15th January, 1954.

Electoral rolls of the Inner Manipur and Outer Manipur Parliamentary Constituencies are published for general information and may be inspected in the office of the Electoral Registration Officer during office hours.

Place:— Election Office, Imphal.

G. H. Singh,
Electoral Registration Officer, Manipur.

NOTICES.

Imphal, the 7th January, 1954.

Six Shop-Site plots lying in and between Khwal Hindi School and Public Library will be sold by auction in the Office of the Deputy Commissioner on 30.1.54. at 11 A. M. on the following conditions. Intending purchasers are requested to be present at the fixed time. The undersigned is not bound to accept the highest or any bid. The plan is open to inspection in the office of the Deputy Commissioner during working hours.

Conditions :—

(1) Each successful bidder shall be required to build a Pucca stall on his site, after obtaining approval of the plan from the Deputy Commissioner. The stalls must have a common wall in between them and the facing of all the stalls will have a common pattern to be fixed by the Deputy Commissioner.

(2) No person shall be entitled to bid in the auction who owns any shop-site plot in the Town Fund area, either in the name of himself or any other member of his family.

(3) If the successful bidder be a peddler holding a Town Fund stall as a leassee or the holder of a Town Fund plot on which he has built a stall himself, he shall be required to surrender such stall or plot as the case may be, on getting settlement of a new plot in the area to be sold.

(4) No person shall be allowed to purchase more than one plot.

(5) After the auction is over, a verification of those who are successful in it will be made by the Deputy Commissioner and the bids of those who do not fulfil the conditions laid down in clause 2 and 3 shall not be accepted.

M. N. Phukan,
Deputy Commissioner, Manipur.

Imphal, the 15th January, 1954.

It is hereby notified for general information that a shop building situated on plot No. 54 A, Maxwell Bazar belonging to Kuki C. S. Ltd. will be sold by public auction along with the plot to bonafide business-men doing business in Manipur who have no plots in the Town Fund Area either in their names or in the names of any other members of their families. The auction will be held at the shop site at 1 P. M. on the 5th February, 1954.

2. Persons not fulfilling the qualification mentioned above will not be allowed to bid or, if on verification after the bid is over, it is found that any such person has been successful in the auction, his bid will be rejected.

3. The successful bidder will be required to pay 25 per cent of the bid money immediately after the acceptance of his bid and the balance within seven days of the date of auction. If any of these payments are not made within the time as laid down herein, the plot and the building will be resold at the risk of the successful bidder in the former case forthwith, and in the latter case, after issue of proper notice.

4. The undersigned does not bid himself to accept the highest or any bid, and his acceptance will be subject to confirmation by the Government of Manipur

Haokholal Thangjom,
Liquidator, Kuki C. S. Ltd. Imphal.
and Inspector, C. S., Manipur.

TENDER NOTICE.

Imphal, the 15th January, 1954.

Sealed Tenders are invited for the following articles. They will be received by the undersigned upto 2.2.54. during Office hour, and will be opened on 3.2.54. at 12. Noon.

One Almirah of Uchal or Uningthou Size 6'X4'X1'9"
 One Chair (Cane Seat).
 One Tool.
 Ten Table Cloths.

H. A. Singh.
 Sub-Registrar, Imphal.

নোটিশ নং ২৬৫৪

অসিমা ময়ম ওইছনা প্রজা পুস্তকপত্রাংকরি। ময়মদি গোল্ডেনমেট এগ্রিকালচরেল ফারমদা লৌ, ইংখোলগী
 খরক জনমবা মৌ বরা য়ি' খুনা লৌজগলৌরি। খরক শুবা য়াঙবিনিংবা মীনা এগ্রিকালচরেল অফিসতই
 অকুমা মবোণ খ বিববা য়িগিনি। ইতি ৮/১/৫৪ইং।

উদ্দেশ্য মি,
 এগ্রিকালচরেল অফিসার মণিপুর।



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 23rd January, 1954

The following Order No. PIII-656(15)/54-dated the 30th December, 1953 from the Deputy Secretary to the Govt. of India Ministry of Food & Agriculture (Food), New, Delhi is republished for general information:—

T. Kalachand Singh,

Assistant Secretary to the Govt. of Manipur

No. PIII-656 (15)/54.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby makes the following Order:—

1. (1) This Order may be called the Coarse Grains (Removal of Control) Order, 1954.

(2) It extends to the whole of India except the States of Jammu & Kashmir, Saurashtra and Madhya Bharat and the Gorakhpur Division of the State of Uttar Pradesh.

(3) It shall come into force, on the 1st January, 1954.

2. **Definition**—In this Order, 'coarse grains' means maize, barley, jowar, bajra, ragi and other minor millets and include as their products.

3. Save as otherwise provided in any notified order made by or under the authority of the Central Government under Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) there shall be no prohibition or restriction on the movement of coarse grains and their products from any place in a State to any other place within or outside that State and the price, production, movement or distribution of coarse grains and their products shall not be regulated or controlled in any manner whatsoever.

4. This Order shall have effect notwithstanding anything inconsistent therewith contained in any enactment other than the said Act.

5. Subject to the provisions of paragraph 3 of this Order, no order—

(a) made or deemed to be made under the said Act by the Government of a State or by any officer or other authority; or

(b) made by the Government of a State or by any other authority under any other law for the time being in force in the State,

shall have effect so as to prohibit or restrict the movement of coarse grains and their products from any place in the State to any other place within or outside the State or so as to regulate or control the price, production, movement or distribution thereof in any manner whatsoever.

PART III

Notice No. 29/54.

Imphal, the 21st January, 1954.

It is hereby notified for general information that a bullock will be sold by public auction at the Imphal Agricultural Farm (Mantripukhri) on Friday the 29th January, 1954 at 2 p. m.

Intending bidders are requested to turn up at the appointed time. The successful bidder will have to pay the sale proceeds on the same day. The auction is subject to revision, if the highest bid does not reach the expected value.

Notice No. 28/54.

Imphal, the 21st January, 1954.

Sealed tenders are invited for supply of the following uniforms for the grade IV officials of the Agricultural Department and will be received by the undersigned upto the noon of 30th January, 1954. Tenderers should quote the rate in words and figures. The successful tenderer shall have to deposit a sum of Rs. 100/-, refundable on completion of the supply. The uniforms shall be delivered at the tenderer's cost at the Agricultural Office within a fortnight from the acceptance of the tender. Sample of the cloth should be furnished with the tender.

There shall be no obligation to accept the lowest of any tender.

(1) Warm Coats	7 (Seven)
(2) Khaki Coats	10 (Ten)
(3) Long Pants (Khaki)	20 (Twenty)
(4) Hay sack	5 (Five)
(5) White belt of 3 yards	5 (Five)
(6) White Pagris	150 yds.

L. U. Singh,
Agricultural Officer Manipur.

Notices.

Imphal, the 22nd January, 1954.

Applications stating qualifications, age and previous experience if any, are invited for the following posts in the Mao-Maram High School. Applications will be received by the undersigned upto the 30th of January, 1954.

1. One office assistant in the scale of pay Rs. 40-2-50-(EB)-3-80-(EB)-4-100 P. M. with D. A. as admissible under rules.
 2. One Chowkidar
 3. One Chaprassi
 4. One Sweeper
- } in the scale of pay Rs. 22-1-28 P. M. with D. A. as admissible under rules.

K. Gouri Singh,
Inspector of Schools, Manipur.

Imphal, the 26th January, 1954.

23/CS 23-54.—It is hereby notified for general information that, pursuant to Section 2 of the Co-operative Societies Act II of 1922, The Irong M. P. C. S. Ltd. has been this day registered in my Office as Co-operative Society and numbered as 23-1953-54, dated the 20th January of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar,
Co-operative Societies, Manipur.



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No. 52

Imphal, Wednesday, February 8, 1954

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 12th January, 1954.

No J 23 53—The following Act which was passed by the Parliament of India and received the assent of the President on the 23rd December, 1953, is republished for general information:—

T. Kalachand Singh,
Asstt Secy to the Govt of Manipur

**THE MANIPUR COURT-FEES (AMENDMENT AND VALIDATION)
ACT, 1953 (41 OF 1953).**

An

Act

to amend the Court fees Act, 1870, in its application to the State of Manipur, for the purpose of giving effect in that State to certain amendments made in that Act by Assam Act VIII of 1950, and to validate the levy of court fees in certain cases.

Enacted by Parliament as follows:—

1. Short title and extent.—(1) This Act may be called the Manipur Court-fees (Amendment and Validation) Act, 1953.

(2) It extends to the whole of the State of Manipur.

2. Court-fees Act, 1870, to be in force in Manipur, as amended by Assam Act VIII of 1950.—On and from the commencement of this Act, the Court-fees Act, 1870 (VII of 1870), in its application to the State of Manipur, shall have effect as if it had been amended in the manner specified in sections 2 to 16 inclusive of, and the Schedule to, the Assam Court-fees (Amendment) Act, 1950 (Assam Act VIII of 1950).

3. Validation of levy of court-fees in certain cases.—Any court fees levied in the State of Manipur during the period commencing on the 16th day of April, 1950, and ending with the date of commencement of this Act, which would have been validly levied if the amendments made to the Court-fees Act 1870 (VII of 1870), by this Act were in force on the date of such levy, shall be deemed to have been validly levied.

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Imphal, the 25th January, 1954.

No. Claims/7/52 26—In anticipation of sanction of the Government of India, the Chief Commissioner is pleased to create a temporary post of Sub-Deputy Collector on the scale of Rs. 150 1 0 200 (Con) 10-200 (EB)-10-300-12½-37½ (EB)-12½-450 in the Claims Department for the period from 1-2-54 to 30-4-54 and to appoint Shri Mazachang Raikham, B.A., who is now serving as a temporary Sub-registrar to it with effect from the date of creation.

The expenditure involved will be met from the Budget of the Claims Department.

T. Kalachand Singh,
Asstt. Secy to the Govt. of Manipur.

PART III

Imphal, the 25th January, 1954.

No. Tax 51/53—The following Press Note issued by the Government of Assam, Finance Department is republished for general information :—

T. Kalachand Singh
Asstt. Secretary to the Govt. of Manipur.

The 2nd January 1954

PRESS NOTE

It has been made clear in the Supreme Court judgment in the case "State of Bombay versus United Motors (India). Ltd.," that inter-State sales which come under Article 286 (1) (a) of the Constitution read with the explanation thereunder, will be taxable by the States in which the goods are delivered for the purpose of consumption. Thus those dealers who are resident outside the State of Assam but are selling goods (to the dealers or consumers here) the delivery of which are being taken in Assam for the purpose of consumption, will be liable to pay tax to the Government of Assam.

This Government have considered the difficulties and inconveniences of the non-resident dealers in the matter of submission of returns and compliance with other formalities connected with the assessment of sales tax on this sort of transaction, and have agreed to the following arrangements to alleviate their hardship. They have also decided to realise the tax from the dealers with effect from the 1st January, 1954, except in the cases of dealers who have already realised the Assam sales tax from the purchasers in Assam, waiving their claim to the arrear dues which they could have realised under the law. It is expected that these arrangements will suit the dealers and they will co-operate in all respects with Government in the smooth assessment and realisation of the tax, thereby justifying the gesture shown to them through the relief granted in the exemption of the legitimate arrear dues.

The arrangements :—

- (1) All non-resident dealers liable to registration or to pay sales-tax are permitted to submit half yearly returns in respect of inter-State transactions pertaining to this State by post. Such returns shall be submitted in Form II of the Assam

Sales Tax Rules for the first time, within thirty days of the completion of the period ending 31st March, 1954 and thereafter within thirty days of completion of each half year on 30th September and on 31st March every year. These returns shall be accompanied by one copy of the declaration form (under rule 80 of the Assam Sales Tax Rules) to be issued in triplicate by Government to purchasing registered dealers. One copy of the declarations furnished by the purchasing registered dealers to the non-resident dealers will remain with the non-resident dealers.

The returns shall also be accompanied by evidence of payment of admitted amounts of the tax.

(ii) While carrying out their check for the purpose of assessment of their own tax on each dealer the sales tax authorities of the State of the dealer's residence will verify the fact of export of articles to Assam as entered in his books and will supply the relevant information disclosed in the course of such examination to the Government of Assam. They will also supply any additional information that they would readily come upon during the course of such inspection in response to any enquiry that may have been made in respect of that dealer by this State.

The assessment of tax of the outside dealer shall be done by the Superintendent of Taxes, Central Circle, Shillong, Assam.

The Superintendent of Taxes, Central Circle, Shillong, Assam, will examine the accounts of the non-resident dealers at the headquarters of the sales-tax officer concerned in the State of the dealer's residence, whenever he considers this necessary before making the assessment on the dealer.

(iii) As regards appeals and revisions, the following arrangements will be made:—

The appeals to the Assistant Commissioner of Taxes will be heard at the request of the dealer at one or more central places in the State of the dealer's residence. The appeals against the original order of the Assistant Commissioner of Taxes if any, shall be heard by the Commissioner at his headquarters at Shillong.

Revisions or reference cases will be heard by the Commissioner or the Board of Sales Tax as the case may be at the headquarters at Shillong.

(iv) Tax due from non-resident dealers shall be paid, in advance, by crossed cheques, postal orders or demand drafts or deposited into the Reserve Bank of India when arrangements in this respect are complete.

(v) The returns to be submitted by the non-resident dealer as laid down in item (i) above (as well as other correspondence with him) will be receivable and be dealt with by the Superintendent of Taxes, Central Circle, Shillong.

(vi) The legal liability of the non-resident dealer to submission of accounts, appearance, etc., within this State would remain; the State however have agreed that this liability will not be enforced against the dealer unless he is found to have persistently defaulted in submission of returns or behaved in fraudulent manner.

(vii) Copies of the Assam Sales Tax Act, 1947 and the Assam Sales Tax Rules, 1947, may be had of the Officer-in-charge, Government Book Depot, Shillong, on payment.

Notice No. 3-Jail Dated 30-1-54.

Sealed tenders with samples & caution money Rs 50/- for 4000 (Four thousand) pounds of best shape and type of dry Cheksing invited upto 13-2-54 noon. 400 (Four hundred) pounds be supplied every month. Delivery at Jail Go-Down. Security 10% of value of contract be deposited by successful tenderers. Specimen of wood may be available from Jail office

A. C. Capur,

Superintendent Jail, Manipur.

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Imphal the 25th January 1954.

In the matter of the Indian Companies Act, 1953.

In the matter of the popular Metal Mart Ltd., Maxwell Bazar.

As no answer has been received to my notice sent to the above mentioned company under my Memo No. 20/J8/11/52/145 dt. 15-12-53 I do hereby give notice pursuant to section 247 (3) of the Indian Companies Act, 1953 that at the expiration of three months from the receipt of this notice the name of the popular metal mart Ltd. will unless cause be shown to the contrary, be struck off the register of companies and that this company will be dissolved on the ground that it is not carrying on any business or is not in operation.

H. B. Singh,
Registrar, Joint Stock Companies Manipur.



EXTRA ORDINARY

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Imphal Tuesday February, 9 1954

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 1st February, 1954.

নোটিশ নং ১, ১৯৫৪ ইং।

চহিগৌ পাং নিলাম।

অসিনা মনিপুৰগী প্ৰজা পুৰমজা অমন্ত পাং চাহা পাটাদাৰগীন্দা বহুতদি।

মন্তদি :—মৰাদা ইতিবা পাংগি অসি ১৯৫৪১৫ইংদা চানবগৌদমক লাফিবা তাৰিখ ১০০৩১৯৫৪ইং
কুমশকৈশ জমিতগী হোনা যথুবা পুং ১০ তাৰা মন্তদা মনিপুৰ ডিপুটি কমিশনার আফিসদা নিলাম তৌহনা
য়োজগনি। পাং চাহিগৌ হায়বা ভাৰলোবগীন্দা তাৰিখ অমন্ত পুংফম অসিদা লাকপিহুনা পাং নিলাম
ওকপিহুনা বহুতদি। পাংগি অসিগী মাজী মাজী গিমানা, হায়গৌ পাং-মন অমন্ত অঙে অতোপ্পা অকুপ্পা
মন্ত বঙনিংবাগীন্দা ডি: সি: আফিসগী বঙবিহুনা যোগনি।

পাংছেল খৌগৌ নিয়ম :

(ক) নিলাম ওকপিহুনা মীনা নিলাম জমিতা যাবদবদা চহি অমন্ত পাংমনগী শকক ১ (নঞগা লুপা
১০০০ চান অনিগিগী মন্তজা অয়াখা অনা) খৌগা চেয়াল অমন্ত মন্তদা ওকলিবা চহি পুৰমজা পাংমন
পুৰগা শকক ১ ওনা আনিং (গিফুগিটি) খৌগদবনি।

(ব) চহি শুদিগী চহিগৌ পাংমনগী বাহবোক অমা মে খাগী তাৰিখ ১৫ ফাভবদা, অহুগা লৈহৌরিবা
শেল পুৰমক অহুনা জুলাই মাজী তাৰিখ ৩১ ফাভবদা লোহনা খৌগদবনি।

(গ) চহিগৌ পাংমনগা লুপা ১০০০ নঞগা চানবগৌ তাৰা পাংকিদি নিলাম মফমদা লোহনা খৌগদবনি,
মন্তজা নিয়ম (ক) অমন্ত (ব) অসি চহিগৌ।

নিলাম ওকপিহুনা ভাৰলোবগীন্দা নিলাম জমিতা খৌফম খোকপা শেল ওনা মীনা ওকদবদগী পাং অহু
অমুক হমা নিলাম পুখোকপনা অকোনবা শেলমন অহুনা হায়গৌ দাপাতগী হায়বদা হায়বদা শেল অহু
অহানবদা পাং ওকপা মী অহুনা হায়ককদবনি।

ডিপুটি কমিশনার নঞগা নিলাম তৌবিবা অফিসাবনা খৌগদগী চাহবা দাপ (শেলমন) লৌদবদু যাই।

মন্তগী পাংকী নিয়মগি অসি পাংকী পাটাদাৰগি অমন্ত প্ৰজাগিগী মুদা বঙনিংবা ফোংজি।

(১) ডিপুটি কমিশনার নঞগা মহাজা খবক অসিদা শিহিগী অফিসাব অমন্তগী পাংকী পাটা হায়
পায়গী কৰিগী গভৰ্ণমেণ্টকী পাং অমন্তদা ডা কাৰা যাবদা। পাংগি অসিদা ডা ফমা মীশিগী পাংকী
পাটা নঞগা পাং অ গী পাটাদাবদগী অংবা হকুম পুহুনা চহকদবনি অমন্ত তৌফম খোকপা অফিসাবনা
পুখোকউ হায়বা মন্তদা মী পুখোকদবনি।

(২) পাংগি অসিদা মহাজল নঞগা ইনজাও হামুকা (অংবা) হাকি ২০ গী যাবদগী হায়বদা ডা
কাৰা যাবদাই। নিয়ম অসি কৰিগী ডিপুটি কমিশনারগী চিক কমিশনারগী হকুম লৌবগা কোম-
খোকপা যাই।

(৩) পাংকোই লৈবা পাং (Beel fishery) শিহিগী পাংকী পাটাদাবনা পাংবোহগি অহু কবোক
পেংদোকুনা অমন্তদবনি।

(৪) কনাওৰা মী অমন্ত মন্তজা কৰিগী নিয়ম অমা লুগাবদা নঞগা নিয়ম কাইনা ডা কাৰবা,
ডা ফাগে তৌগদবনা নঞগা অতোপ্পা মীনা ডা ফানবা হনিগামবনি মী অহু লুপা ১০০০ ফাভবা ভবি
তৌহনা দণ্ডি লীবা যাই। কৰিগী নিয়ম ২ ওনা অসি কায়না খবক তৌবদা হৈল (মহাজল নঞগা
কৰিগী হৈল অমা) অহু মন্তদা যাই।

(৫) মন্তজা হায়গীবা মন্তগি অসি অনিৰক হমা লামবদি মী অহু দণ্ডি অতোপ্পা লৌবগী হেশুনা
পাংকী পাটা ককখণা যাই।

ডি: সি: আফিস,

জাং ১১২৫৪ ইং।

M. N. Lukan

ডিপুটি কমিশনার, মনিপুৰ।

নিম্নায় তৌগদৰা পাং ।

তাৰিখ ১০।৩।৫৪ ইং স্বমণকৈল ।

১।	৬২	লাইজি কোলু, শঙ্কৰম বন্তি	১২।	১৫৫	নিংখিৰাৰোং
২।	৬৪	জাপাং, লৈমপোকপম	১৩।	১৫৬	লৈমনাই পাং, মাইবন কোৱিন
৩।	৬৫	জোয়পাং, জোয়াম	১৪।	১৬০	জিকোপ পাং
৪।	৬২/৬৬	কৈনৌ অগাংগোই, ডাইৰোং লাইশোই	১৫।	১৬৪	খৰং পাং
৫।	৬৮	মাজোইপাং	১৬।	১৬৫	লমজাওৰোং পাং
৬।	৯০-৯৩	বীৰহৰিকোম, লৈশেখী চনালৰোং, লৈহাওপাকোম অমসুং নাচৌতুৱেল, (নাচৌতুৱেলি তাং ৩০।১০।৫৪ ইং ফাওবদা চাগদবনি)	১৭।	১৬৬	পুমলেন পাং
৭।	১০১-১০৬, ৩২৬	হুৰুখীৰোং, চৰিদ্দাকনচিংবা বোইৱাং-) শ্ৰী পাং তৱেং পুমা	১৮।	২২৫	হাইখৌ কুমনোম পাং
৮।	১০৭	তাকমু পাং, খাজা	১৯।	২২৬	গোইৱেল
৯।	১০৮/১১৮	খাজা চীংলক, খাঙা লমজাও	২০।	২২৭	খোংবা
১০।	১১৭	লকুপাং	২১।	২২৯	তপতু কাৱোং
১১।	১২৮	লৈতাং পাং	২২।	২৩১	উশোই পোকপী
			২৩।	২৩২	জাৱাৰা
			২৪।	২৩৬	পোইৰৌ
			২৫।	৪০৫	জাৰগাই বোং অহনবী

তাৰিখ ১১।৩।৫৪ ইং শংগোনৰেল ।

১।	৬৬	লৈমখী পাং	২৬।	১১৮-১১৯	লমজাও মনিং পাং ১তং মমাংৰো
২।	৬৭	শাজোৱ লোকোল, উংলৌ বন্তি			সডকফুট
৩।	৬৮	বামোন লোকুং	২৭।	২১২	নোমদখী তুৱেল, উমাল হাংবল বন্তি
৪।	৭০	অগাংপাং, নমোল কোংখাম	২৮।	২১৫	অৱোং তুৱেল অমনবী
৫।	৭২	উম্বা পাং	২৯।	২১৬	লিনচিক পাং
৬।	৭৬	ওকশোই পাং	৩০।	২১৩	চীংহুং ইউপ, খোবাল তুৱেল
৭।	৭৯	খাইপাং ডিফাকোম	৩১।	২৪০	চনাংপাং ইউপ, লৌখোং মাজনা
৮।	৮১	কৈনৌ হিদ্দেনকোম	৩২।	৩২৫	খনোমতাক, নোইৱাং
৯।	৮৯	জুমা পাং	৩৩।	৩২৯	জাৱমপাং খাজা
১০।	৯৪	নাচৌতুৱেল, পোম্বংবন বন্তি	৩৪।	৩৩০	শামুকোল পাং
১১।	১০৬/১০৮	নিংখৌখোং তুৱেল অমসুং জাংবুলৰোং (নিংখৌখোং তুৱেলি তাং ৩০।১০।৫৪ ইং ফাওবদা চাগদবনি)	৩৫।	৩৩০	হাওমাকল খিকোম লমজাও
			৩৬।	৩৪১	লিলোংতুৱেল অহনবী নালা, দোলাই-খাৰী: বনাজা
১২।	৯৮-১০০	নাখোইবী, মমাংৰোং অমসুং হুৰুখী তুৱেল, নাৱানমন্ত বন্তি	৩৭।	৩৪০	ভোলোংশোই পাং, কৈৱক
১৩।	১১১	হুৰী কাংগোইবী	৩৮।	৩৪১/৩৪৬	খুমকপাং ১তং কোম্পোং, চাইৱেন বন্তি
১৪।	১১২	উত্তামলেন পাং	৩৯।	৩৪৭	শংগবা হুংতু বন্তি
১৫।	১১৩/১১৪	হাওতাক পাং অমসুং তুসান পাং	৪০।	৩৪৮/৩৬১	মমাংপাং জাংৰোং
		হাওতু বন্তি			উমুৰপোক
১৬।	১১৪/১১৫	শলংৰোং ১তং অগাংখাম ৰোং			কৰোংপাং
১৭।	১১৪	জাঙৌতুৱেল অহনবী, লিলোং			গাৱপাং
১৮।	১১৬	লৈমপতি শোই	৪১।	৩৬০	খুমপোং হাঙু বন্তি
১৯।	১১৭	মেইৱাং মজোল	৪২।	৩৬৫	কৈবীতাক, শংগাং বন্তি
২০।	১১৯	লাইমকোল পাং	৪৩।	৩৬৭	লাংবন দীৱন, জুৰু
২১।	১২২	গৈশাংখেন শাংখবী	৪৪।	৩৮৮	চম্মাৰোং, বোইজুবান বন্তি
২২।	১২৩	হুয়েল জম্মাকুৰোই			(নিলাবদা নিৰাণা জুৱনি)
২৩।	১২৯	চাইৱেল নোংমাইৰোং	৪৫।	৩৯১	অৱাং তুৱেল, কুৰালা বন্তি
২৪।	১২৯ এ	গোংলাওবী	৪৬।	৩৯২	খৰোংপোকপী পাং
২৫।	১২৭	ককরাই পাং, জাংমৈলোং বন্তি	৪৭।	৩৯৮	হাংতু হীৱন পাং
			৪৮।	৩১০১	পোখী বোক, হুংতু বন্তি
			৪৯।	২১২	এ: লামোংপাং

(৩০০০ জোৰা পাংনিং অদিৰি যোমদবা হাই)

তারিখ ১২। ৩। ৫৪ ইং, ইয়াই।

১।	১	শিনাম তুৱেল, শিনাম বস্তি	২৬।	৩১	লাইৱেনকাৰী ইতুপ, অবলোক তুৱেল
২।	২	কোংবা ইতুপ, কোংবা মকু	২৭।	৩২	হৈবো পোকপী ,, ,, ,,
৩।	৩	শুদ্ৰাকপম ইতুপ কোংবা তুৱেল,	২৮।	৩৩	কদা পল ,, ,, ,,
		শুদ্ৰাকপমগী শকক	২৯।	৩৪	অভোমশুল ,, ,, ,,
৪।	৩ এ	ঐ * ষাট্বেশোইগী শকক	৩০।	৩৫	কা দাবী ,, মাকং তুৱেল
৫।	৪	লৈকিহৰী ইতুপ	৩১।	৩৬	মাকং ,, ,, ,,
৬।	৫	অট্টা পোংগংবম ,,	৩২।	৩৭	জাইরা বম ,, ,, ,,
৭।	৬	পোংগংবম বৌৱিফি ,,	৩৩।	৩৮	শুখো ,, ,, ,,
৮।	৭	বো হামপাং ,,	৩৪।	৩৯	বাইদেম ,, ,, ,,
৯।	১০	কোৱেদৈ ,, ইমফাল তুৱেল	৩৫।	৪০	অৱাংজিবি ,, ,, ,,
১০।	১১	কাইৱঃ ,, ,,	৩৬।	৪১	নখোল তুৱেল নখোল ইতুপ
১১।	১২	ভিদিং তুৱেল অননবী	৩৭।	৪২	শগোমোক তুৱেল বাইদেম ইতুপ
১২।	১৩	কাশু ইতুপ লৈমবোং তুৱেল	৩৮।	৪৩	লক্ষ্মণবাম হৈজুজম
১৩।	১৪	ভে পোংগাম ,, ,,	৩৯।	৪৪ এঃ	বাৰী বোংবাল খাংওক
১৪।	১৫	ফৈদিঙ্গা ,, ,,		৪৫ বিঃ	নীতিং হাং হাংগী শকক
১৫।	১৬	বোংহামপাং ,, ,,	৪০।	৪৬ সিঃ	বাৰী বোংবাল বাৰীগী শকক
১৬।	১৭	শুবখুল ,, শুরাংগী তুৱেল	৪১।	৪৭ ডিঃ	,, ,, বাইদেমগী ,,
১৭।	১৮	লোইতাং লৈকিহৰী ,, ,,	৪২।	৪৮ ই	,, ,, কোছোজমগী শকক
১৮।	১৯	,, শুলেন শমুম ,,	৪৩।	৪৯ জঃ	হিদ্দেন পাববী
১৯।	২০	খামৰল ইতুপ ,,	৪৪।	৫০	মেবাংপাং ৱাৱো বনদিয়াব
২০।	২১	কমেং ,, ,,	৪৫।	৫১	,, কদম পোকপী
২১।	২২	শাইৱে বোং, লোইতাং শমুম	৪৬।	৫২	,, লাইৱেজম বস্তি
২২।	২৩	শলাল তুৱেল তুৱেল লোইতাং শুনো	৪৭।	৫৩	,, ৱাকটীং শুলেন
২৩।	২৪	শিখা ইতুপ	৪৮।	৫৪ এঃ	ৱাংগেল ২৩ং নিংগোম বস্তি
২৪।	২৫	আখাম ,, নখুল তুৱেল	৪৯।	৫৫	,, ,, কদোমপোকপী
২৫।	২৬	লমলোইং ইতুপ অবলোক ,,	৫০।	৫৬	,, ,, ইৱোম মৈজাও

তারিখ ১৩। ৩। ৫৪ ইং খাংজ।

১।	৫৭	লানাতাং ইতুপ জাইগেল তুৱেল	১৬।	৮৭	ভৌখুল তুৱেল
২।	৫৮	ঈশি বোংবাং ৱাকটীং শুলেন	১৭।	৮৮	হেস্তাকবোং নিংখোবোং বা
৩।	৫৯	মখাপাং মখাপাং লৈমপোকপম	১৮।	৮৯	লাদাবীবোং বীজুছে বস্তি
৪।	৬০	নখোল তুৱেল নখোল বস্তি	১৯।	৯০ এঃ	,, কুৰাখা ,,
৫।	৬১	,, ,, তাওখোং ইতুপ	২০।	৯১	খম্বাপোকপী জাংজা ,,
৬।	৬২	তাওখোং জাবী ইতুপ তাওখোং বস্তি	২১।	৯২	শুখা তুৱেল কুয়ী ,,
৭।	৬৩	নামেই তুৱেল নামেই বস্তি	২২।	৯৩	মৌপাকচাও বোং
৮।	৬৪	ইৱেংবম ,, ইৱেংবম ,,	২৩।	৯৪	কমলাবোং
৯।	৬৫	লৈমরাম ,, চকপ্রম ,,	২৪।	৯৫	লৈগাপাং
১০।	৬৬	ওইনাম ,, ওইনাম ,,	২৫।	৯৬	শুলাকপাং বয়াং ইফাল
১১।	৬৭	মুন্মামখুনো ,, ,,	২৬।	৯৭	বোং অমনবী (গোৰিন্দ সেনা)
১২।	৬৮	জমাইবো ,, ,,	২৭।	৯৮	শৱেংবোং চিৱাই বস্তি
১৩।	৬৯	কৈনো তুৱেল	২৮।	৯৯	জাংবোং জাংলাই ,,
১৪।	৭০	জাইবোংখুনো তুৱেল	২৯।	১০০ এঃ	শামুৱো বিয়াংবা
১৫।	৭১	খৰাখোং জাইবো খুনো		১০০ এঃ	সড়ক নাল

তারিখ ১৫। ৩। ৫৪ ইং নিংবোকাবা।

১।	১০১	শামুৱো ইতুপ, জাইগ তুৱেল	৫।	১০২	চোংখাম কোং ইফাল তুৱেল
২।	১০২	ওইনাম পাং ,, ,,	৬।	১০৩	মুন্মাম ফীৰো ,, ,,
৩।	১০৩	লাইজাকপম ,, ,,	৭।	১০৪	চিৱাই ,, ,,
৪।	১০৪	মোইজা কম্পানি ,, ,,	৮।	১০৫	চবুং কম্পানি ,, ,,

১।	১৩৯	মধ্যাংকাল ইতুপ, ইক্ষল তুবেল	৩১।	১৩৮	মোইরাংকোম, ককচীঃ বুৰৌ
১০।	১৪০	ইমানশোহ , ,	৩২।	১৭৮	ইক্ষম তুবেল, লা'মেদোঃ
১১।	১৪১	মাষ্টবম , ,	৩৩।	১৭৯	, , হুঙু জামহী
১২।	১৪২	বেজুল , ,	৩৪।	১৮০	হিৰাইম তুবেল হিমাংলম বস্তি
১৩।	১৪৩	ব্রাংবল , ,	৩৫।	১৮১	শেকমাইতুবেল পলেল , ,
১৪।	১৪৪	উচিা , ,	৩৬।	১৮২	, , ককচীঃ বুৰেল , ,
১৫।	১৪৫	ইবেল , ,	৩৭।	১৮৩	, , ককচীঃ হাইনি , ,
১৬।	১৪৬	ইমুল , ,	৩৮।	১৮৪	, , কৈবক , ,
১৭।	১৪৭	কৌপাকচাও , ,	৩৯।	১৮৫	, , হিমাংলম হাবগাই , ,
১৮।	১৪৮	ইমানবাংকম , ,	৪০।	১৮৬	, , ইক্ষম তুবেল ইবে বঙ্গ , ,
১৯।	১৪৯	ইমোং , ,	৪১।	১৮৭	খোইবী পাং লৌগিনাক্সা , ,
২০।	১৫০	হাঙু , ,	৪২।	১৮৮	ইম্বা কোম, সঙ্গাই ইক্ষম , ,
২১।	১৫১	চাইবেল , ,	৪৩।	১৮৯	হৈরোক তুবেল হৈরোক ইতুপ , ,
২২।	১৫২	গুংজু , ,	৪৪।	১৯০	, , হাঙিঃ , ,
২৩।	১৫৩	ভাংজং , ,	৪৫।	১৯১	, , লমদিং , ,
২৪।	১৫৪	ভাংজু , ,	৪৬।	১৯২	, , সঙ্গাই ইক্ষম , ,
২৫।	১৫৫	লো'খুমশোই , ,	৪৭।	১৯৩	, , ডেং , ,
২৬।	১৫৬	লো'খুমশোই , ,	৪৮।	১৯৪	কুমখা ইতুপ সঙ্গাই ইক্ষম , ,
২৭।	১৫৭	মরাখা মরিল বোভাম বস্তি	৪৯।	১৯৫	উনি কোং হৈরোক মন্যুকা , ,
২৮।	১৫৮	চোমলা কোম, চাইবেল তুবেল	৫০।	১৯৬	খোংজম তুবেল কোং জমগা শক্ৰ
২৯।	১৫৯	, , হাইবো - নিংখোনাই	৫১।	১৯৭	এঃ } , , সাপমসী , ,
৩০।	১৬০	এলা মনপোকপী মনি পাং	৫২।	১৯৮	ইক্ষম } , , হাঙিঃ , ,

তারিক ১৩৩৩৫৪ ইং লৈপাকপোকপা।

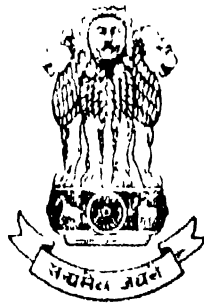
১।	২০৭	লাংজাংল তুবেল, লা'ভবেল বস্তি।	২৮।	২০৬	ইরো মরিল , ,
২।	২০৮	পালিগাং, হৈরোক।	২৯।	২০৭	স্না হচিন ইবে।
৩।	২০৯	কহিবোখোক ইতুপ নোদখী তুবেল।	৩০।	২০৮	খাবকখো, হাঙিঃ।
৪।	২১০	নোদখী মনবা উমাল বস্তি।	৩১।	২০৯	হাঙবো, মরিল, ডেং বুৰৌ
৫।	২১১	তুবেল হাংল বস্তি অরোঃ	৩২।	২১০	, , , , বুজাও
		তুবেল তাবা।	৩৩।	২১১	নাগা বো, ফোদেল
৬।	২১২	খাংবোঃ বুৰৌ ইতুপ, নোদখী তুবেল।	৩৪।	২১২	কাম লোখো সঙ্গাই তাবা
৭।	২১৩	ইমোং ইতুপ, , ,	৩৫।	২১৩	নোমাই তুবেল অক্সো
৮।	২১৪	খাবকখো, বোম্বোংলগা।	৩৬।	২১৪	নগুল তুবেল ইরোইশেমদগী কৈবক- পাং খো যোবা
৯।	২১৫	লখিমগাং ইতুপ খোবাল তুবেল।	৩৭।	২১৫	, , কৈবকপাং খো দগী হৈরোজাই খো যোবা
১০।	২১৬	নিংখোং , ,	৩৮।	২১৬	, , হৈরোজাই খো দগী লাংবাল ফুৰা মখো যোবা
১১।	২১৭	হাঙা , ,	৩৯।	২১৭	, , ফুৰামখো দগী হিমাংখা ফাঙবা
১২।	২১৮	খাবলভোং , ,	৪০।	২১৮	ফুৰা হিমেদ, নমখিখোঃ
১৩।	২১৯	কিনাম , ,	৪১।	২১৯	লমদে ইতুপ
১৪।	২২০	লেকমল , ,	৪২।	২২০	ফেইজি হাঙরৌ কোম
১৫।	২২১	লৈখা খেম , ,	৪৩।	২২১	সুমাংরৌ লোখো চিৎ বস্তি
১৬।	২২২	লৌদাম , ,	৪৪।	২২২	শেকমাই তুবেল অ। শেকমাই
১৭।	২২৩	বিম্বুগেনা , ,	৪৫।	২২৩	লাংবেল শাকিক ইতুপ
১৮।	২২৪	পোংবোখো জিন , ,	৪৬।	২২৪	কোবা মনবা সলাম অগা বুৰৌ
১৯।	২২৫	ছাইডাম , ,	৪৭।	২২৫	নমখিখো, , ,
২০।	২২৬	চুংবো , ,	৪৮।	২২৬	কোম্বোজম লোখো
২১।	২২৭	পোইবৌ শোইনিং , ,	৪৯।	২২৭	তুবেল অহনবা খাঙরৌইজম
২২।	২২৮	ইংখোখোক মক।	৫০।	২২৮	পাংলেন পা লোখো অগা বুৰৌ
২৩।	২২৯	ককমাই তমে খো ,	৫১।	২২৯	কোবীপোক লোখো সলাম কৈবু
	২৩০	তমে তমা , ,	৫২।	২৩০	কোম্বোজম লোখো সলাম কৈবু
২৪।	২৩১	তমে খো মরিল খোইরোম বস্তি।			
২৫।	২৩২	শিখো দগী মোইরাংপলি কাওবা			
২৬।	২৩৩	ফোদাইমবিল কাম হাইখিবি।			
২৭।	২৩৪	স্নাপাং অক্সো বস্তি।			

তারিখ ১৭।৫।৫৪ ইং, স্বমশকৈশ।

1	260	লৈতখী খোং, লৈতখী বস্তি	23	285	উরুপ ইতুপ, ইরিল তুরেল
2	262	খাওনিংখোং, লৈমখোং, পয়াখোং, মাইডংপোকপী বস্তি	24	286	গজরদেব ,, ,, ,,
3	263	হিদামপাং, লোশাংখোং বস্তি	25	288	খাটৈখোই নালা
4	264	লোশাংখোং অকাবী	26	289	ইপুম তুরেল, কোংবা তুরেল অমনবী
5	265	খামেন্নোক লোখোং, কৈবী লোশাংখোং বস্তি	27	292	কোংবা ইতুপ
			28	293	কোংবা অচোবা
			29	294	মখা কোংবা
6	266	কোমশাং মবিল, উয়ুমপোক বস্তি	30	295	অকাখোই, উচেছোন বস্তি
7	267 } 269 }	পুখাও লাইরেখা কোনফম অমশং পুখাও ইতুপ, ইরিল তুরেল	31	296	লাইরেনপাং ,, ,,
			32	300	যুবরাজ লোকোল
8	270	শগোলমাং ,, ,, ,,	33	301	আরাপতি নালা, ঝাংটৈ লোমানবী
9	271	উয়ুমপোক ,, ,, ,,	34	304	লিংজটৈ খোংদগী লিলোং খোং যোবা ইক্ষাল তুরেল
10	272	কৈবী ,, ,, ,,			
11	273	কৈবী লোশাংখোং ,, ,, ,,	35	305	চজিং ইতুপ ,, ,,
12	274	শেজা ,, ,, ,,	36	306	কায়াম ,, ,, ,,
13	275	পুংদোংবম ,, ,, ,,	37	307	হাওটৈবী ,, ,, ,,
14	276	অরাংশাওখুং ,, ,, ,,	38	308	ক্যামটৈ তুরেল অমনবী
15	277	ফকখুং ,, ,, ,,	39	332	খোংজৈবী, ইরিল মপাল
16	278	কংলাগিপাই ,, ,, ,,	40	333	খয়ালখোং, খেবগাও বস্তি
17	279	অঙেমলঝাই ,, ,, ,,	41	380	পাটৈ ইতুপ, পাটৈ বস্তি
18	280	মোইরাংকম্পু ,, ,, ,,	42	385	ভেয়াপুং ,, লৈতানপোকপী
19	281	ক্ষেত্রিকম্পু ,, ,, ,,	43	396	খমলাংপাং, শংখাবী বস্তি
20	282	নাহারুপকম্পু ,, ,, ,,	44	399	মাইংপাং, পুরুম বস্তি
21	283	খামোনকম্পু ,, ,, ,,	45	400	লৈখীখোং, শগোলমাং বস্তি
22	284	কৈরাও ,, ,, .			

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Imphal, Wednesday, February 10, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 28th January, 1954.

No. J 23 53—The following Act which was passed by the Parliament of India and received the assent of the President on 30-12-53, is republished below for general information. :-

T. Kalachand Singh,
Asstt. Secy. to Govt. of Manipur.

THE TELEGRAPH WIRES (UNLAWFUL POSSESSION) AMENDMENT
ACT, 1953 (53 of 1953).

An

Act

to amend the Telegraph Wires (Unlawful Possession) Act, 1950.

BE it enacted by Parliament as follows:—

1. Short title.—This Act may be called the Telegraph Wires (Unlawful Possession) Amendment Act, 1953.

2. Amendment of section 2, Act LXXIV of 1950.—For clause (b) of section 2 of the Telegraph Wires (Unlawful Possession) Act, 1950 (hereinafter referred to as the principal Act), the following clause shall be substituted, namely:—

“(b) “telegraph wire” means any copper wire the gauge of which, as measured in terms of pounds per mile, is between 147 and 153, or between 195 and 204 or between 194 and 206.”

3. Insertion of new section 4A in Act LXXIV of 1950.—After section 4 of the principal Act, the following section shall be inserted, namely:—

“4A. *Prohibition of sale or purchase of telegraph wires.*—No person shall, after commencement of the Telegraph Wires (Unlawful Possession) Amendment Act, 1953, sell or purchase any quantity of telegraph wires except with the permission of such authority as may be prescribed.”

4. Amendment of section 5, Act LXXIV of 1950—In section 5 of the principal Act, the words "which the court has reason to believe to be, or to have been, the property of the Posts and Telegraphs Department of the Central Government" shall be omitted.

5. Amendment of section 6, Act LXXIV of 1950.—In section 6 of the principal Act for the words and figure "fails to comply with the provisions of section 4" the words, figures and letter "contravenes the provisions of section 4 or section 4A" shall be substituted.

PART III

Imphal, the 31st January, 1954.

PROGRAMME OF MOBIL DISPENSARY NORTHERN RANGE.

UKHRUL AREA.

12 DAYS PROGRAMME FOR NORTHERN VILLAGES.

12-2-54	Ukhrul to Phungam.	19 Miles.	
13-2-54.	Phungam to Paoyi.	5 "	
14-2-54.	Halt.	(Saijang, Huimi, Chungra, (Chayang, Namrei, etc.
15-2-54.	Paoyi to Chingjaroi.	9 Miles.	
16-2-54.	Chingjaroi Kharasom.	10 "	
17-2-54.	Halt.	(Chingjaroi, Kuki, Paotong, (Phungdonet, Seraphung, (Kharasom Kuki etc.
18-2-54	Kharasom to Lutai Khuman.	10 Miles	
19-2-54	Lutai Khuman to Maireng- Phung	10 "	
20-2-54.	Mairengphung to Kalhang- Khullen.	10 "	
21-2-54.	Halt.	(Nungbi Khunou & Khullen (Kalhang Khunou, Nungbi- (Kasom, Marem, Nungbar, (Khasu, Poi etc.
22-2-54.	Kalhang, Khullen to Nungbi- Khunou	10 Miles.	
23-2-54.	Nungbi Khunou to Ukhrul.	10 "	

20 DAYS PROGRAMME FOR SOUTH EASTERN VILLAGES.

4-3-54.	Ukhrul to Khamkoi.	7 Miles.	
5-3-54.	Khamkoi to Tushing.	11 "	
6-3-54.	Halt.	(Makum, Lusat, Chingsou (Humiang, Langkhe, Shing- (ja Tangkhul & Kuki etc.
7-3-54.	Tushing to Maokot.	15 Miles.	
8-3-54.	Maokot to Chaohong Khullen.	12 "	
9-3-54.	Halt.	(Chaohong Khunou, Kurtuk, (Phange etc.
10-3-54	Chaohong Khullen to Phange.	10 Miles.	
11-3-54.	Phange to Lakhan Khuman.	10 "	
12-3-54.	Lakhan Khuman to Chasad.	8 "	
13-3-54.	Chasad to Girhaug.	5 "	
14-3-54.	Halt.	(Bongba Khullen & Khunou, (Girhaug Kuki, Nampesha (Meite, Kangpat, Huma- (rei etc.

15-3-54.	Girhang to Tusom.	10 Miles.	
16-3-54.	Tusom to Phaisat	9 "	
17-3-54.	Phaisat to Lousing.	7 "	
18-3-54.	Halt	(Phaisat, Chingkha, Tusom, (Mallen, Ningthasatkok, (Loushing Khunthak Lang, (Meirang, Shorte, Hanguou (etc.
19-3-54.	Loushing to Sakok.	10 Miles.	
20-3-54.	Sakok to Leishi.	8 "	
21-3-54.	Lei-hi to Sansak.	7 "	
22-3-54.	Halt.	(Leishi, Talum, Nungsong, (Chinthak, Nungsong Ching- (kha, Kousau Kuki, Kousau (Tangkhul etc.
23-3-54.	Sansak to Ukhrul.	12 Miles.	
<u>10 DAYS PROGRAMME FOR A</u>		<u>EX VILLAGES.</u>	
3-4-54.	Ukhrul to Tolo.	10 Miles.	
4-4-54.	Halt.	(Heining, Ngomei, Huima (Khundou etc.
5-4-54.	Tolo to Kachai	8 Miles.	
6-4-54.	Kachai to Santar.	6 "	
7-4-54.	Halt.	(Kachai, Kuki, Kachaitang- (khul, Khukon, Maichou (Tora Tangkhul Phatang etc.
8-4-54.	Santar to Tuinem.	9 Miles.	
9-4-54.	Tuinem to Sararokhong.	6 "	
10-4-54.	Halt.	(Sanakeithal, Tungou (Tusem, Tuinem (Aphung, Nungka, Song- (phel, Pashong, Thenggot, (Mullam, Molen etc.
11-4-54.	Sorarokhong to Sanakeithal.	10 Miles.	
12-4-54.	Sanakeithal to Yangpokpi.	8 "	

N. B :—This programme should be published before hand for information to the villagers so that the villages noted against each halt may be benefited from these halt.

A. C. Kapoor.

Chief Medical Officer, Manipur.

NOTICE.

Imphal, the 29th January, 1954.

Notice is hereby given that it is proposed to throw open the land specified in the Schedule annexed for settlement with the Mongsangai Agricultural Multi-Purpose Co-operative Society Limited Registered No. 127.

Any person having any objection to offer against the proposed settlement should present such objection in writing to the Office of the Deputy Commissioner on or before the 27th February, 1954.

SCHEDULE.

1. A plot of land measuring about 6 Paris towards the west of Waisel river.
2. A plot of land comprising about 10 Paris immediate to the west of the Yang-Imphal Road.

The plots are now used as grazing ground of Mongsangai village (Imphal West hill).

M. N. Phukan,
Deputy Commissioner, Manipur.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 55-E-15

Imphal, Monday February 15, 1954.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

NOTIFICATION No.CSE 54 282/Elec

Imphal, the 15th February, 1954.

Whereas the members of Manipur Electoral College have been called upon to elect a member on or before the 29th March, 1954 to fill a seat in the Council of States I, Mohininath Phukan, the Returning Officer of the said constituency, do hereby give the following :—

PUBLIC NOTICE.

- (1) The number of person to be elected is one.
- (2) Nomination papers may be delivered to the undersigned at his office at Imphal. They should be presented between 11 A. M. and 3 P. M. on or before 1-3-1954.
- (3) Forms of Nomination paper may be obtained at the office of the person above mentioned between the hours of 10 A. M. and 12 A. M. and 3 P. M. on or before 1-3-1954.
- (4) The Nomination papers will be taken up for scrutiny at 10 A. M. on 5th March, 1954 in the Election Office, Imphal.
- (5) In the event of the election being contested, the poll will take place on 22nd March, 1954 between the hour of.....and.....*

Date :— 15th February, 1954.

Address :— Election Office, Imphal.

M. N. Phukan,
Returning Officer.

* Hours of poll will be notified later on.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 56-E-16

Imphal, Monday February 15, 1954.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

NOTIFICATION.

Imphal, the 15th February, 1954.

No. Elec 4.53 (1), - *The following Notification issued by the Government of India, Ministry of Law is republished for general information* -

GOVERNMENT OF INDIA

MINISTRY OF LAW.

NOTIFICATION.

NEW DELHI, THE 15TH FEBRUARY, 1954.

S.R O - In exercise of the powers conferred by clause (a) of sub-section (2) of section 12 of the Representation of the People Act, 1951 (XLIII of 1951), the President is pleased to call upon the elected members of the Legislative Assembly of each of the States specified in column (1) of the Table below to elect the number of members specified against that State in column (2) of that Table, in order to fill the seats in the Council of States of the members retiring on the 2nd April, 1954, on the expiration of their terms of office, in accordance with the provisions of the said Act and of the rules and orders made thereunder, before the 29th day of March, 1954, which is the date appointed in this behalf by the Election Commission.

TABLE.

(1) Name of the State.	(2) Number of seats to be filled.
1. Andhra	4
2. Assam	2
3. Bihar	7
4. Bombay	5
5. Madhya Pradesh	4
6. Madras	6
7. Orissa	3
8. Punjab	3
9. Uttar Pradesh	10
10. West Bengal	5
11. Hyderabad	4
12. Madhya Bharat	2
13. Mysore	2
14. Rajasthan	3
15. Saurashtra	1

[F.38(2)/54—L(1)]

P. C. DEB,

Chief Secretary to the Govt. of Manipur.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 57 E 17

Imphal Monday February 15 1954

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

NOTIFICATION.

Imphal, the 1st February, 1954

No Elec 4 53 (II), *The following Notification issued by the Government of India, Ministry of Law is republished for general information*

GOVERNMENT OF INDIA

MINISTRY OF LAW

NOTIFICATION

NEW DELHI, THE 15TH FEBRUARY, 1954

S R O — In exercise of the powers conferred by clause (b) of sub-section (2) of Section 12 of the Representation of the People Act, 1951 (XLIII of 1951), the President is pleased to call upon the members of the electoral college of each of the States specified in column (1) of the Table below to elect the number of members specified against that State in column (2) of that Table, in order to fill the seats of the members of the Council of States retiring on the 2nd April, 1954, on the expiration of their terms of office, in accordance with the provisions of the said Act and of the rules and orders made thereunder before the 20th day of March, 1954, which is the date appointed in this behalf by the Election Commission —

TABLE

(1) Name of the State	(2) Number of seats to be filled
1. Coorg	1
2. Kutch	1
3. Manipur	1
4. Vindhya Pradesh	2

[F.35(2) 54-L(II)]

Sd — P C DEB,

Chief Secretary to the Govt. of Manipur

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 58-E-18

Imphal, Monday February 15, 1954.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

NOTIFICATION.

Imphal, the 15th February, 1954.

No. Elec 4 53(111). *The following Notification issued by the Government of India, Ministry of Law is republished for general information. :—*

GOVERNMENT OF INDIA

MINISTRY OF LAW.

NOTIFICATION.

NEW DELHI, THE 15TH FEBRUARY, 1954

S.R.O.—In exercise of the powers conferred by sub-section (2) of section 39 of the Representation of the People Act, 1951 (XLIII of 1951), the Central Government hereby appoints for the biennial elections to the Council of States to fill the seats that will fall vacant on the retirement of the members whose terms of office will expire on the 2nd April, 1954, to be held in pursuance of the notifications No. F. 38 (2)/54-L(1) and No. F. 38 (2)/54-L(11) dated the 15th February, 1954:

- (a) the 1st March, 1954, as the last date for making nominations;
- (b) the 5th March, 1954, as the date for the scrutiny of nominations;
- (c) the 8th March, 1954, as the last date for the withdrawal of candidatures; and
- (d) the 2nd March, 1954, as the date on which a poll shall, if necessary, be taken

[F. 38 (2)/54-L(11)]

P. U. DEB,

Chief Secretary to the Govt. of Manipur.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 58 E-18(V)

Imphal, Monday February 15, 1954

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

NOTIFICATION.

Inphal the 12th January, 1954

The marginally noted Bill with the statement of Objects and Reasons relating thereto is published below for general information and expression of opinion thereon on or before the 15th February, 1954

The Code of Criminal Procedure
(Amendment) Bill, 1953

It should be noted that any person or public body desiring to submit an opinion on the Bill has to do so through the State Government or the Chief Commissioner concerned. Any opinion which is submitted direct to the Parliament Secretariat or to any other Ministry of the Government of India will not be accepted.

The Code of Criminal Procedure (Amendment) Bill, 1953.

New Delhi, 31st December, 1953

No F 527 L/53— Under Rule 67 of the Rules of Procedure and Conduct of Business in the House of the People, the Speaker has been pleased to order the publication in the Gazette of India of the following Bill, together with the Statement of Objects and Reasons relating thereto, and the Bill and the Statement of objects and Reasons are accordingly published for general information :—

(TO BE INTRODUCED IN THE HOUSE OF THE PEOPLE)

Bill No. 69 of 1953

A Bill further to amend the Code of Criminal Procedure, 1898

Be it enacted by Parliament as follows—

1. Short title—This Act may be called the Code of Criminal Procedure (Amendment) Act, 1953

2. Amendment of section 4, Act V of 1898—In section 4 of the Code of Criminal Procedure (hereinafter referred to as the principal Act), in clause (w) of sub-section (1), for the words "transportation or imprisonment for a term exceeding six months" the words "or imprisonment for a term exceeding one year" shall be substituted.

3. Amendment of section 9, Act V of 1898—In sub-section (2) of section 9 of the principal Act,—

(a) the words "but, until such order is made, the Courts of Session shall hold their sittings as heretofore" shall be omitted, and

(b) to the said sub-section, the following proviso shall be added, namely:—

"Provided that a Court of Session may, if it is of opinion, after giving the prosecution and the accused an opportunity of being heard, that it will tend to the general convenience of the parties or witnesses in any particular case, sit for the trial of that case at any place within the sessions division".

4. Amendment of section 14, Act V of 1898.—In sub-section (1) of section 14 of the principal Act, after the words "any person" the words "who has held any judicial post under the Union or a State or possesses such other qualifications as may be specified in this behalf by the State Government in a notification in the Official Gazette" shall be inserted.

5. Substitution of new section for section 30 in Act V of 1898.—For section 30 of the principal Act, the following section shall be substituted namely:—

"30. *Offences punishable with imprisonment not exceeding seven years.*—The State Government may, notwithstanding anything contained in section 28 or section 29, invest the District Magistrate or any person who has been a Magistrate of the first class for not less than ten years, with power to try as a Magistrate all offences not punishable with death or with imprisonment exceeding seven years".

6. Amendment of section 31, Act V of 1898—In sub-section (3) of section 31 of the principal Act, for the words "of transportation for a term exceeding seven years or of imprisonment for a term exceeding seven years", the words "of imprisonment for a term exceeding ten years" shall be substituted.

7. Amendment of section 32, Act V of 1898.—In sub-section (1) of section 32 of the principal Act,—

(i) in clause (a), for the words "one thousand" the words "two thousand" shall be substituted;

(ii) in clause (b), for the words "two hundred", the words "five hundred" shall be substituted;

(iii) in clause (c), for the word "fifty", the words "one hundred" shall be substituted.

8. Substitution of new section for section 145 and section 146 in Act V of 1898.—For section 145 and section 146 of the principal Act, the following section shall be substituted, namely:—

"145. *Procedure where dispute concerning land, etc., is likely to cause breach of peace.*—(1) Whenever a District Magistrate, Sub-Divisional Magistrate or Magistrate of the first class is satisfied from a police report or other information that a dispute likely to cause a breach of the peace exists concerning any land or water or the boundaries thereof, within the local limits of his jurisdiction, and he considers the case one of emergency, he may attach the subject of dispute until a competent Court has determined the rights of the parties thereto, or persons entitled to possession thereof.

(2) When the Magistrate attaches the subject of dispute, he may, if he thinks fit and if no receiver of the property, the subject of dispute, has been appointed by any Civil Court, appoint a receiver thereof, who, subject to the control of the Magistrate, shall have all the powers of a receiver appointed under the Code of Civil Procedure:—

Provided that in the event of a receiver of the property, the subject of dispute, being subsequently appointed by any Civil Court, possession shall be made over to him by the receiver appointed by the Magistrate, who shall thereupon be discharged.

(3) The Magistrate who has attached the subject of dispute may withdraw the attachment at any time, if he is satisfied that there is no longer any likelihood of a breach of the peace in regard to the subject of dispute.

(4) If the Magistrate is of opinion that any crop or other produce of the property, the subject of dispute in a proceeding under this section pending before him, is subject to speedy and natural decay, he may make an order for the proper custody or sale of such property, and if any such property is sold, he shall make such order for the custody of the sale proceeds thereof as he thinks fit pending the disposal of such property or the sale proceeds thereof by the competent Court.

(5) For the purposes of this section, the expression "land or water" includes buildings, markets, fisheries, crops or other produce of land, and the rents or profits of any such property.

(6) Nothing in this section shall be deemed to be in derogation of the powers of the Magistrate to proceed under section 107."

9. Amendment of section 147, Act V of 1898.—For sub-section (1) of section 147 of the principal Act, the following sub-sections shall be substituted, namely:—

"(1) Whenever any District Magistrate, Sub-Divisional Magistrate or Magistrate of the first class is satisfied from a police report or other information that a dispute likely to cause a breach of the peace exists regarding any alleged right of user of any land or water as explained in sub-section (6) of section 145 (whether such rights be claimed as easement or otherwise) within the limits of his jurisdiction, he may make an order in writing stating the grounds of his being so satisfied and requiring the parties in such dispute to attend the Court in person or by pleader within a time to be fixed by such Magistrate and to put in written statements of their respective claims.

(1A) The Magistrate shall then peruse the statements so put in, hear the parties, receive all such evidence as may be produced by them respectively, consider the effect of such evidence, take such further evidence, if any, as he thinks necessary and decide whether such right existed at the date of the order made under sub-section (1)"

10. Amendment of section 148, Act V of 1898.—In sub-section (2) of section 148 of the principal Act, the word and figures "section 146" shall be omitted.

11. Amendment of section 161, Act V of 1898.—After sub-section (3) of section 161 of the principal Act, the following sub-section shall be inserted, namely:—

"(4) The police officer shall, as far as possible, in all cognizable cases and in particular, in all cases of offences triable by the Court of Session, produce before a Magistrate all the persons whose evidence, in the opinion of the police officer, will be material at the time of the inquiry or trial, to have their statements recorded under section 164".

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12. Omission of section 162, Act V of 1898.—Section 162 of the principal Act shall be omitted.

13. Amendment of section 164, Act V of 1898.—In sub-section (1) of section 164 of the principal Act, the words "specially empowered in this behalf by the State Government" shall be omitted.

14. Amendment of section 172, Act V of 1898.—For sub-section (2) of section 172 of the principal Act, the following sub-section shall be substituted, namely:—

"(2) Any Criminal Court may send for the police diaries of a case under inquiry or trial in such Court to aid it in such inquiry or trial and to satisfy itself that copies of all the relevant documents have been furnished to the accused".

15. Amendment of section 173, Act V of 1898.—In section 173 of the principal Act,—

(a) after sub-section (1), the following sub-section shall be inserted, namely

"(1A) The report forwarded under sub-section (1) shall be accompanied by the following documents, namely:—

- (i) copies of the information recorded under section 154;
- (b) copies of statements recorded under sub-section (3) of section 161 of the witnesses on whom the prosecution proposes to rely;
- (c) copies of all statements and affirmations recorded under section 164, and
- (d) copies of all other documents on which the prosecution proposes to rely."

(b) for sub-section (4), the following sub-section shall be substituted, namely:—

"(4) A copy of the report and all the documents accompanying the same shall be furnished to the accused before the commencement of the inquiry or trial:—

Provided that if the Magistrate is of opinion that any document or part of any such document is not relevant to the subject-matter of the inquiry or trial or that its disclosure to the accused is not essential in the interests of justice and is inexpedient in the public interests, he shall record such opinion (but not the reasons therefor) and shall exclude such part from the copy of the documents furnished to the accused".

16. Amendment of section 198, Act V of 1898.—In section 198 of the principal Act, for the words and figures "Chapter XIX or Chapter XXI of the Indian Penal Code" the words and figures "Chapter XIX of the Indian Penal Code or Chapter XXI of the same Code except an offence of defamation against the President, the Governor or Rajpramukh of any State or a Minister or any other public servant in the discharge of his public functions" shall be substituted.

17. Amendment of section 200, Act V of 1898.—In section 200 of the principal Act, for the words "examine the complainant upon oath, and the substance of the examination shall be reduced to writing and shall be signed by the complainant" the words "examine the complainant and the witnesses present, if any, upon oath and the substance of the examination shall be reduced to writing and shall be signed by the complainant or, as the case may be, by the witnesses" shall be substituted.

18. Amendment of section 203, Act V of 1893.—In section 203 of the principal Act, after the words "of the complainant" the words "and the witnesses" shall be inserted.

19. Amendment of section 204, Act V of 1893.—In section 204 of the principal Act, after subsection (1), the following sub-section shall be inserted, namely :—

"(1A) A list of the prosecution witnesses shall before any summons or warrant is issued against the accused under subsection (1), be furnished to the Magistrate and the witnesses may, if possible, be summoned to appear before the Magistrate before whom, and on the date on which the accused is, to appear or is to be brought."

20. Substitution of new sections for section 207 in Act V of 1893.—For section 207 of the principal Act, the following sections shall be substituted, namely :—

"207. *Procedure in inquiries preparatory to commitment.*—In any inquiry before a Magistrate where the case is triable exclusively by a Court of Session or High Court, or, in the opinion of the Magistrate, ought to be tried by such Court, the procedure to be adopted by such Magistrate—

(a) in any proceeding instituted on a police report, shall be in accordance with the provisions of section 207A; and

(b) in any other proceeding, in accordance with the other provisions of this Chapter.

207A. *Procedure to be adopted in proceedings instituted on police report.*—(1) In any proceeding instituted on a police report, the Magistrate shall, when the accused appears or is brought before him, satisfy himself that all documents referred to in section 173 have been furnished to the accused, and if he finds that any such document has not been so furnished, he shall cause the same to be furnished to the accused.

(2) The Magistrate shall peruse all the documents relevant to the case, examine the accused, if necessary, and after giving the prosecution and the accused an opportunity of being heard, he shall decide whether the accused should be committed for trial or should be tried before himself or some other Magistrate and he shall proceed accordingly.

(3) if, in the opinion of the Magistrate, the accused should be committed for trial, he shall prepare a draft charge indicating what offence the accused is alleged to have committed and make an order committing the accused for trial by the High Court or the Court of Session, as the case may be.

(4) As soon as such draft charge has been prepared, it shall be read and explained to the accused, and a copy thereof shall be given to him free of cost.

(5) The accused shall be required at once to give in orally or in writing, a list of the persons, if any, whom he wishes to be summoned to give evidence on his trial.

Provided that the Magistrate may, in his discretion, allow the accused to give in his list or any further list of witnesses at a subsequent time; and, where the accused is committed for trial before the High Court, nothing in this sub-section shall be deemed to preclude the accused from giving, at any time before his trial, to the clerk of the State a further list of the persons whom he wishes to be summoned to give evidence on such trial.

(6) When the accused has been committed for trial, the Magistrate shall summon the complainant and the witnesses for the prosecution and defence to appear before the Court to which the accused has been committed:

Provided that, where the accused has been committed to the High Court, the Magistrate may, in his discretion, leave such witnesses to be summoned by the clerk of the State and such witnesses may be summoned accordingly:

Provided further that if the Magistrate thinks that any witness is included in the list given by the accused for the purpose of vexation or delay, or for defeating the ends of justice, the Magistrate may require the accused to satisfy him that there are reasonable grounds for believing that the evidence of such witness is material, and, if he is not so satisfied, may refuse to summon the witness (recording his reasons for such refusal) or may, before summoning him, require such sum to be deposited as such Magistrate thinks necessary to defray the expense of obtaining the attendance of the witness and all other proper expenses

(7) When the accused is committed for trial, the Magistrate shall issue an order to such person as may be appointed by the State Government in this behalf, notifying the commitment and stating the offence in the same form as the draft charge, and shall send the draft charge, the record of the inquiry and any weapon or other thing which is to be produced in evidence to the Court of Session or where the commitment is made to the High Court to the clerk of the State or other officer appointed in this behalf by the High Court

(8) When the commitment is made to the High Court and any part of the record is not in English, an English translation of such part shall be forwarded with the record

(9) Until and during the trial, the Magistrate shall, subject to the provisions of this Code regarding the taking of bail, commit the accused by warrant, to custody "

21 Amendment of section 208, Act V of 1898.—In subsection (1) of section 208 of the principal Act, for the words "The Magistrate shall" the words "In any proceeding instituted otherwise than on a police report, the Magistrate shall" shall be substituted.

22 Amendment of section 209, Act V of 1898.—In subsection (1) of section 209 of the principal Act, the words "for the purpose of enabling him to explain any circumstances appearing in the evidence against him" shall be omitted.

23 Amendment of section 226, Act V of 1898.—In section 226 of the principal Act, after the words "without a charge" the words "or with a draft charge" shall be inserted

24 Amendment of section 227, Act V of 1898.—In sub-section (1) of section 227 of the principal Act, the words "or the opinions of the assessors are expressed" shall be omitted.

25 Amendment of section 250, Act V of 1898.—In sub-section (2) of section 250 of the principal Act, for the words "one hundred rupees or, if the Magistrate is a Magistrate of the third class, not exceeding fifty rupees" the words "half of the amount of fine he is empowered to impose" shall be substituted.

26 Substitution of new section for section 252 in Act V of 1898 — For section 252 of the principal Act, the following section shall be substituted, namely —

"252 Evidence for prosecution.—(1) When the accused appears or is brought before a Magistrate, such Magistrate shall proceed to hear the complainant if any, and take all such evidence as may be produced in support of the prosecution :

Provided that in any proceeding instituted on a police report, the Magistrate shall satisfy himself that all documents referred to in section 173 have been furnished to the accused and if he finds that any such document has not been so furnished, he shall cause the same to be furnished to the accused ;

Provided further that the Magistrate may, for reasons to be recorded in writing, permit the cross-examination of any witness to be deferred until any other witness or witnesses have been examined

(2) Notwithstanding anything contained in sub-section (1), the Magistrate shall not be bound to hear any person as complainant in any case in which the complaint has been made by a Court".

27 Amendment of section 254, Act V of 1898 — In section 254 of the principal Act the words "or at any previous stage of the case" shall be omitted

28 Amendment of section 256, Act V of 1898.—For subsection (1) of section 256 of the principal Act, the following sub-section shall be substituted, namely :—

"(1) If the accused refuses to plead or does not plead or claims to be tried, the Magistrate may, if he is of opinion that further cross-examination of any of the prosecution witnesses is necessary in the interests of justice, allow further cross-examination of such witnesses and the witnesses shall be recalled and after such further cross-examination and re-examination, if any, they shall be discharged and the accused shall then be called upon to enter upon his defence and produce his evidence."

29 Amendment of section 257, Act V of 1898.— For sub-section (1) of section 257 of the principal Act, the following sub-section shall be substituted, namely :—

"(1) If the accused, after he has entered upon his defence, applies to the Magistrate to issue any process for compelling the attendance of any witness (other than a prosecution witness) on his behalf for the purpose of examination or the production of any document or other thing, the Magistrate shall issue such process unless he considers that such application should be refused on the ground that it is made for the purpose of vexation or delay or for defeating the ends of justice and such ground shall be recorded by him in writing"

30 Amendment of section 260, Act V of 1898 — In section 260 of the principal Act, for the words "fifty rupees" wherever they occur, the words "two hundred rupees" shall be substituted.

31. Substitution of new section for section 264 in Act V of 1898.—For section 264 of the principal Act, the following section shall be substituted, namely :—

"264. Record in appealable cases.—In every case tried summarily by a Magistrate or Bench in which an appeal lies, such Magistrate or Bench shall record the substance of the evidence and also the particulars mentioned in section 263 and shall, before passing any sentence, record the judgment in the case".

32. Substitution of new section for section 268 in Act V of 1898—For section 268 of the principal Act, the following section shall be substituted, namely :—

"268. Trials before Court of Session.—All trials before a Court of Session shall be either by jury or by the Judge himself".

33. Amendment of section 269, Act V of 1898.—In sub-section (3) of section 269 of the principal Act, for the words "by the Court of Session, with the aid of the jurors as assessors" the words "by the Judge himself" shall be substituted.

34. Amendment of section 271, Act V of 1898—To sub-section (1) of section 271 of the principal Act, the following proviso shall be added, namely :—

"Provided that where only a draft charge has been prepared by a Magistrate under section 207A, the Court shall frame a charge under his hand, declaring with what offence the accused is charged."

35. Amendment of section 272, Act V of 1898.—In section 272 of the principal Act,—

(i) the words "or assessors" shall be omitted;

(ii) in the proviso, the words "or the same assessors may aid in the trial of" shall be omitted.

36. Amendment of section 274, Act V of 1898.—In sub-section (2) of section 274 of the principal Act,—

(i) for the word "five" the word "seven" shall be substituted;

(ii) in the proviso, for the words "shall consist of not less than seven persons and, if practicable, of nine persons", the words "shall consist of, if practicable, of nine persons" shall be substituted.

37. Substitution of new section for section 282 in Act V of 1898.—For section 282 of the principal Act, the following section shall be substituted, namely :—

"282. Procedure when juror ceases to attend, etc.—(1) If, in the course of a trial by jury at any time before the return of the verdict,—

(a) any juror, for any sufficient cause, is prevented from attending the trial on any day, or

(b) if any juror absents himself and it is not practicable to enforce his attendance, or

(c) if it appears that any juror is unable to understand the language in which the evidence is given or, when such evidence is interpreted, the language in which it is interpreted,

the Court, in any case falling under clause (a), may either adjourn the trial or discharge the juror and in any case falling under clause (b) or clause (c), shall discharge the juror; and in any case where any juror is so discharged, the jury shall be deemed to be reconstituted with the remaining jurors as if the jury had consisted of such persons only from the commencement of the trial and the trial shall proceed before the jury so reconstituted; and notwithstanding anything contained elsewhere in this Act, such trial shall not be invalid by reason only of the fact that the number of persons originally constituting the jury has been reduced.

(2) Notwithstanding anything contained in sub-section (1), if, in the course of a trial by jury, the number of persons constituting the jury is so reduced that,—

(a) when the jury originally consisted of nine persons, it falls below seven, or

(b) when the jury originally consisted of seven persons, it falls below five;

the jury shall be discharged and a new jury chosen, and in each of such cases, the trial shall commence anew.

38. Omission of sections '284 and 285 in Act V of 1898.—Section 284 and section 285 of the principal Act shall be omitted.

39 Amendment of section 286, Act V of 1898.—In section 286 of the principal Act,—

(a) in sub-section (1), the words “or assessors” shall be omitted;

(b) to sub-section (2), the following proviso shall be added, namely:—

“Provided that if after the examination of prosecution witnesses, the Court is of opinion that further cross-examination of any of the prosecution witnesses is necessary in the interests of justice, it may allow further cross-examination of such witnesses and the witnesses shall be recalled and after such further cross-examination and re-examination, if any, they shall be discharged”.

40. Amendment of section 287, Act V of 1898.—In section 287 of the principal Act, for the word “duly”, the words “if any” shall be substituted.

41. Amendment of section 289, Act V of 1898.—In sub-section (2) and sub-section (3) of section 289 of the principal Act, the words “in a case tried with the aid of assessors, record a finding, or” shall be omitted.

42. Amendment of section 291, Act V of 1898.—In section 291 of the principal Act, after the words “in sections” the figures and letter “207A” shall be inserted.

43. Amendment of section 293, Act V of 1898.—In section 293 of the principal Act, the words “or assessors” wherever they occur shall be omitted.

44. Amendment of section 294, Act V of 1898.—In section 294 of the principal Act, the words “or assessor” shall be omitted.

45. Amendment of section 295 Act V of 1898.—In section 295 of the principal Act, the words “or assessors” shall be omitted.

46. Amendment of section 297, Act V of 1898.—To section 297 of the principal Act, the following words shall be added, namely:—

"and the charge to the jury shall, wherever practicable, be taken down in shorthand in the language in which it is delivered".

47. Amendment of section 301, Act V of 1898.—To section 301 of the principal Act, the following proviso shall be added, namely:—

"Provided that when there is no such majority, the foreman shall have a second or a casting vote"

48. Omission of section 309, Act V of 1898.—Section 309 of the principal Act shall be omitted.

49. Amendment of section 310, Act of 1898.—In section 310 of the principal Act:—

- (a) the words "or with the aid of assessors" shall be omitted;
- (b) in sub-clause (ii) of clause (a), the words "or the opinions of the assessors have been recorded" shall be omitted.
- (c) clause (b) shall be omitted.

50. Amendment of Section 319, Act of 1898.—In section 319 of the principal Act,—

- (a) the word "male" shall be omitted;
- (b) the words "or assessors" shall be omitted.

51. Amendment of section 320, 321, 324, 326, 327, 328, 331 and 332, Act V of 1898.—In sections 320, 321, 324, 326, 327, 328, 331 and 332 and sub-head K, the words "and assessors", "or assessor", "or as an assessor", "or as assessor, as the case may be", or "and trials with the aid of assessors", wherever they occur shall be omitted.

52. Amendment of section 342, Act V of 1898.—In section 342 of the principal Act,—

- (a) for sub-section (1), the following sub-section shall be substituted, namely:—

"(1) The court may, either on its own motion or on the suggestion of the prosecution or the defence, at any stage of any inquiry or trial without previously warning the accused, put such questions to him as the Court considers necessary, and shall for the purpose of enabling the accused to explain any circumstances appearing in the evidence against him, question him generally on the case after the witnesses for the prosecution have been examined and before he is called on for his defence".

- (b) for sub-section (4), the following sub-section shall be substituted, namely:—

"(4) No oath shall be administered to the accused when he is examined under sub-section (1)".

- (c) after sub-section (4), the following sub-section shall be inserted, namely:—

"(5) Notwithstanding anything contained in sub-section (1) or sub-section (4), the accused may, if he so desires, offer himself to be examined as a witness on oath".

53. Amendment of section 344, Act V of 1898.—To sub-section (1) of section 344 of the principal Act, after the proviso, the following further proviso shall be inserted, namely:—

"Provided further that when witnesses are present, no adjournment or postponement shall be granted without examining them, except for special reasons to be recorded in writing".

54. Amendment of section 345, Act V of 1898.—In section 345 of the principal Act, for the table next following subsection (2), the following table shall be substituted, namely :—

Offence	Sections of the Indian Penal Code applicable	Persons by whom offence may be compounded
Voluntarily causing hurt by dangerous or means.	324	The person to whom hurt is caused
Voluntarily causing grievous hurt	325	Ditto.
Voluntarily causing grievous hurt on grave and sudden provocation.	335	Ditto.
Causing hurt by doing an act so rashly and negligently as to endanger human life or the personal safety of others.	337	Ditto.
Causing grievous hurt by doing an act so rashly and negligently as to endanger human life or the personal safety of others	338	Ditto.
Wrongfully confining a person for three days or more.	343	The person confined.
Wrongfully confining for 10 or more days.	344	Ditto.
Wrongfully confining a person in secret.	440	Ditto.
Assault or criminal force in attempting wrongfully to confine a person.	357	The person assaulted or to whom the force was used.
Theft	379	The owner of the property stolen.
Dishonest misappropriation of property	403	The owner of the property misappropriated.
Criminal breach of trust	406	The owner of the property in respect of which the breach of trust has been committed
Criminal breach of trust by a carrier, wharfinger, etc.	407	The owner of the property in respect of which the breach of trust has been committed.
Criminal breach of trust by a clerk or servant.	408	Ditto.
Cheating	417	The person cheated.
Cheating a person whose interest the offender was bound, by law or by legal contract, to protect.	418	Ditto.
Cheating by personation	419	Ditto.
Cheating and dishonestly inducing delivery of property or the making, alteration or destruction of a valuable security.	420	Ditto.
Fraudulent removal or concealment of property, etc. to prevent distribution among creditors.	421	The creditors who are affected thereby.
Fraudulently preventing from being made available for his creditors a debt or demand due to the offender.	422	Ditto.
Mischief by killing, poisoning maiming or rendering useless any animal of, the value of 10 rupees or upwards.	428	The owner of the property damaged.
Mischief by killing poisoning, maiming, or rendering useless any elephant, camel, horse, etc., whatever may be its value or any other animal of the value of 50 rupees or upwards.	429	The owner of the property damaged.

Offence	Sections of the Indian Penal Code applicable	Persons by whom offence may be compounded
Mischief by injury to work of irrigation by wrongfully diverting water when the only loss or damage caused is loss or damage to a private person.	430	The person to whom the loss or damage is caused.
House trespass to commit an offence (other than theft) punishable with imprisonment.	451	The person in possession of the house trespassed upon.
Using a false trade or property mark	482	The person to whom loss or injury is caused by such use.
Counterfeiting a trade or property mark used by another.	483	The person whose trade or property mark is counterfeited.
Knowingly selling, or exposing or possessing for sale or for trade or manufacturing purpose, goods marked with a counterfeit trade or property mark.	486	The person whose trade or property mark is counterfeited.
Marrying again during the life time of a husband or wife.	494	The husband or wife of the person so marrying.
Uttering words or sounds or making gestures or exhibiting any object intending to insult the modesty of a woman or intruding upon the privacy of a woman.	509	The woman whom it was intended to insult or whose privacy was intruded upon."

55. Amendment of section 350, Act V of 1898—In sub-section () of section 350 of the principal Act, for the words "or he may resubmon the witnesses and re-commence the inquiry or trial" and the proviso, the following proviso shall be substituted, namely :—

"Provided that if the succeeding Magistrate is of opinion that further examination of any of the witnesses whose evidence is material and has already been recorded is necessary, such witnesses shall be recalled and after he may permit, they shall be discharged."

56. Amendment of section 356, Act V of 1898.—In section 356 of the principal Act,—

(a) in sub-section (1) after the words "direction and superintendence" the words "or from his dictation in open Court" shall be inserted.

(b) in sub-section (3), after the words "with his own hand" the words "or typed to his dictation and shall be signed by him with his own hand" shall be inserted.

57. Amendment of section 367, Act V of 1898.—For sub-section (5) of section 367 of the principal Act, the following sub-section shall be substituted, namely:—

"(5) In trials by jury, the Court need not write a judgment, but the Court of Session shall record the heads of the charges to the jury."

58. Amendment of section 368, Act V of 1898.—Sub-section (2) of section 368 of the principal Act shall be omitted.

59. Amendment of section 371, Act V of 1898.—After sub-section (3) of section 371 of the principal Act, the following sub-section shall be inserted, namely:—

"(4) When the accused is sentenced to imprisonment, then, without prejudice to the provisions of sub-section (1) or sub-section (2) or sub-section (3), a copy of the finding and sentence shall, at the time of the delivery of the judgment, be given to the accused free of cost."

60. Amendment of section 401, Act V of 1898.—To sub-section (6) of section 401 of the principal Act, the following proviso shall be added, namely:—

"Provided that in the case of a male person above the age of eighteen years who has been sentenced to imprisonment, no such petition for the suspension or remission of the sentence shall be entertained unless it is presented from a jail through the Superintendent of the Jail."

61. Amendment of section 417, Act V of 1898.—Section 417 of the principal Act shall be renumbered as sub-section (1) thereof and after sub-section (1) as so re-numbered, the following sub-section shall be inserted, namely:—

"(2) Without prejudice to the provisions of sub-section (1), when the proceedings have been instituted upon complaint, the complainant may, with the special leave of the High Court, present an appeal to the High Court from an original or appellate order of acquittal passed by any Court other than the High Court:

Provided that if the High Court dismisses the appeal and is of opinion that the appeal is either frivolous or vexatious, it may direct that such compensation as it may determine be paid by the appellant to the respondent or to each or any of them,"

62. Amendment of section 426, Act V of 1898.—In sub-section (2A) of section 426 of the principal Act, for the words "other than a person accused of a non-bailable offence is" the words "is convicted of a non-bailable offence and" shall be substituted.

63. Amendment of section 435, Act V of 1898.—In section 435 of the principal Act,—

(a) in sub-section (1) for the words "correctness, legality or propriety" the word "legality" shall be substituted;

(b) in sub-section (2), the words "or improper" shall be omitted.

64. Insertion of new sections 485A and 485B in Act V of 1898.—After section 485 of the principal Act, the following sections shall be inserted, namely:—

"485A. Summary procedure for punishment for false evidence.—When any Civil, Revenue or Criminal Court is of opinion that any witness has, in any stage of the judicial proceeding of that Court intentionally given false evidence in relation to any matter which affects the credibility or veracity of the witness and the Court is of opinion that it is expedient in the interests of justice that such person should be tried summarily, such Court may, without making a complaint under section 476, take cognizance of the offence and for reasons to be recorded in writing, sentence the offender to simple imprisonment for any term not exceeding one month, or to fine not exceeding two hundred rupees, or both

485B. *Summary procedure for punishment for non-attendance by a witness in obedience to summons.*—If any witness being summoned by a Magistrate to appear before a Court is legally bound to appear at a certain place and time in obedience to the summons and without just excuse neglects or refuses to attend at that place or time or departs from the place where he has to attend before the time at which it is lawful for him to depart, and the Court before which the witness is to appear is of opinion that it is expedient in the interests of justice that such witness should be tried summarily, the Court may take cognizance of the offence and for reasons to be recorded in writing, sentence the offender to simple imprisonment for any term not exceeding fifteen days, or to fine not exceeding fifty rupees, or both."

65. **Amendment of section 486, Act V of 1898**—In sub-section (1) of section 486 of the principal Act, after the word and figures "section 485" the words, figures and letters "or section 485A or section 485B" shall be inserted.

66. **Amendment of section 488, Act V of 1898.**—In sub-section (1) of section 488 of the principal Act, for the words "one hundred rupees" the words "five hundred rupees" shall be substituted.

67. **Amendment of section 497, Act V of 1898**—In section 497 of the principal Act,—

(a) in sub-section (1), for the word "transportation" the word "imprisonment" shall be substituted;

(b) after sub-section (3), the following sub-section shall be inserted, namely:—

"34) If the trial of any person accused of a non-bailable offence cannot be concluded by a Magistrate within six weeks from the date on which he appears or is brought before the Magistrate, he shall be released on bail to the satisfaction of the Magistrate, if he is in custody, unless the Magistrate for reasons to be recorded in writing, otherwise directs".

68. **Amendment of section 503, Act V of 1898**—In section 503 of the principal Act,—

(a) in sub-section (1), for the words "District Magistrate or Presidency Magistrate" the words "or any Magistrate" shall be substituted;

(b) to the said sub-section, the following proviso shall be added, namely:—

"Provided that where the examination of the President or the Governor or Rajpramukh of a State as a witness is necessary, a commission shall be issued for the examination of such witness";

(c) sub-section (2) shall be omitted.

69. **Amendment of section 505, Act V of 1898.**—In sub-section (1) of section 505 of the principal Act, the words "of the first class" shall be omitted.

70. **Amendment of section 510, Act V of 1898.**—In section 510 of the principal Act, after the words "Examiner to Government" the words "or the Chief Inspector of Explosives or the Examiner of Questioned Documents or the Director of Finger Print Bureau or an officer of the Mint" shall be inserted.

71. Insertion of new section 510A in Act V of 1898.—After section 510 of the principal Act, the following section shall be inserted, namely:—

“510A. *Evidence on affidavits.*—(1) The evidence of any person referred to in section 510 or of any person whose evidence is of a formal character may be given by affidavit and may, subject to all just exceptions, be read in evidence in any inquiry, trial or other proceeding under this Code.

(2) The Court may, if it so thinks fit, and shall, on the application of the accused, summon and examine such persons as to the facts contained in the affidavit.”

72. Amendment of section 512, Act V of 1898.—In sub-section (2) of section 512 of the principal Act, for the word “transportation” the words “imprisonment for life” shall be substituted.

73. Amendment of section 516A, Act V of 1898.—In section 516A of the principal Act, after the words “speedy or natural decay” the words “or if it is otherwise expedient so to do, the Court” shall be inserted.

74. Amendment of section 526, Act V of 1898.—After sub-section (1) of section 526 of the principal Act, the following sub-section shall be inserted, namely:—

•“(1A) Notwithstanding anything contained in sub-section (1), no application shall be made to the High Court for the exercise of its powers under the said sub-section for transferring any case from one Criminal Court to another Criminal Court in the same sessions division, unless an application for such transfer has been made to the Sessions Judge and rejected by him”.

75. Amendment of section 528, Act V of 1898.—After sub-section (1B) of section 528 of the principal Act, the following sub-section shall be inserted, namely:—

“(1C) Any Sessions Judge, on an application made to him in this behalf, may, if he is of opinion that it is expedient for the ends of justice, order that any particular case be transferred from one Criminal Court to another Criminal Court in the same sessions division”.

76. Substitution of new section for section 536 in Act V of 1898.—For section 536 of the principal Act, the following section shall be substituted, namely:—

“536. *Trial without jury of offences triable by jury.* If an offence triable by a jury is tried without a jury, the trial shall not on that ground only be invalid, unless the objection is taken before the Court records its finding”.

77. Amendment of section 537, Act V of 1898.—In clause (c) of section 537 of the principal Act, the words “or assessors” shall be omitted.

78. Substitution of new sections for section 539A in Act V of 1898.—For section 539A of the principal Act, the following sections shall be substituted, namely:—

“539A. *Affidavit in proof of conduct of public servant.*—(1) When any application is made to any Court in the course of any inquiry, trial or other proceeding under this Code, and allegations are made therein respecting any public servant, the applicant may give evidence of the facts alleged in the application by affidavit, and the Court may, if it thinks fit, order that evidence relating to such facts be so given.

(2) Affidavits under this section shall be confined to, and shall state separately, such facts as the deponent is able to prove from his own knowledge and such facts as he has reasonable ground to believe to be true, and in the latter case, the deponent shall clearly state the grounds of such belief.

539AA. Authorities before whom affidavits may be sworn.—(1) An affidavit to be used before any Court other than a High Court under section 510A or section 539A may be sworn or affirmed in the manner prescribed in section 539, or before any Magistrate.

(2) The Court may order any scandalous and irrelevant matter in the affidavit to be struck out or amended.

79. Amendment of Schedule II to Act V of 1898.—In Schedule II to the principal Act,—

(a) for the entry relating to section 500 under Chapter XXI, the following entry shall be substituted, namely:—

1	2	3	4	5	6	7	8
500	(a) Defamation against the President, the Governor or Rajpramukh of a State or a Minister or any other public servant in the discharge of his public functions.	May arrest without warrant	Warrant	Appealable	Compoundable	Simple imprisonment for two years or fine or both	Court of Session
	(b) Defamation against any person other than a person referred to in clause (a) in the discharge of his public functions.	Shall not arrest without warrant	Ditto	Ditto	Ditto	Ditto	Court of Session, Presidency Magistrate or Magistrate of the first class

(b) in the 7th column, for the words "transportation for life" wherever they occur, the words "imprisonment for life" shall be substituted;

(c) in the 6th column, against entries relating to sections 344, 379, 406, 407, 408, 421, 422, 428 and 429, for the words "Not compoundable" wherever they occur, the words "Compoundable when permission is given by the Court before which the prosecution is pending" shall be substituted.

80. Power to construe certain provisions.—Whenever there is in any provision of the principal Act,—

(a) any reference to "transportation", it shall be deemed to have been substituted by the expression "imprisonment"; and

(b) any reference to "assessors", it shall be deemed to have been omitted;

and any Court may construe the provision with such modifications as may be necessary for the purpose.

STATEMENT OF OBJECTS AND REASONS.

The Code of Criminal Procedure was enacted in 1898 and though from time to time slight changes have been made in it, it has remained practically unaltered during the last 55 years. The aim of a sound Criminal Procedure is two-fold: (a) to provide adequate facilities to every accused person for defending himself in a proper manner, and (b) at the same time, to ensure speedy disposal of all criminal judicial business, so that innocent persons should not suffer from protracted proceedings and the real offenders should be punished as early as possible after proper trial. Experience has now shown that the present Criminal Procedure Code does not encourage speedy disposal and that it leaves many loopholes to guilty persons to postpone the evil day as much as possible. This is a very undesirable state of affairs and there is a growing public demand for simplification of procedure, so that the proceedings may be brought to a speedy end. The Bill is designed to meet that demand.

2. The Code deals with various offences in terms of their gravity. Offences of a petty nature can be tried by Magistrates of lower grades either by way of a summary trial or by a process known as the Summons Procedure. Offences of a more serious nature are triable either by Magistrate of 1st Class by what is known as the Warrant Procedure or by Sessions Judges. The procedure in this latter class of cases is fairly complicated and leads to great delays. The procedure in warrant cases involves innumerable adjournments and allows the accused person, if he so desires, to prolong the proceedings almost indefinitely. The trial in the Court of Session is preceded by an inquiry before a Magistrate. This inquiry is popularly known as Commitment Proceedings. The object underlying these Commitment Proceedings was to ensure that innocent persons should not be harassed by a Sessions trial and only those against whom there was a *prima facie* case should be committed for such trial. Experience, however, has shown that Magistrates commonly commit practically all the persons brought before them by the police after careful investigation. The proportion of persons discharged at this stage does not exceed 2 per cent. or thereabouts. These Commitment Proceedings, however, often prove extremely lengthy, involve many adjournments and cause not only the prosecution, but the accused as well, trouble and heavy expense. Even after the commitment, the Sessions trial may not commence for some months, and the result is that persons guilty of extremely grave offences have to remain in suspense often for more than a year or so. In cases involving death penalty, the situation is still worse because under the law, a death sentence has to be confirmed by the High Court and this confirmation often takes anything from six months to a year, if not more. The Bill abolishes Commitment Proceedings in cognizable cases and the accused is to be put up by a Magistrate directly for trial before a Sessions Judge. To enable the accused to know the case that he has to meet, the Bill provides that he should, in good time, be supplied with copies of the statement recorded in police diaries during investigation, of statements before a Magistrate under Section 164, as well as copies of the First Information Report and all other material documentary or other evidence on which the prosecution proposes to rely. Commitment Proceedings are, however, being retained in cases initiated by private complainants. That is necessary because in such cases, safeguards which become available in cognizable cases through police investigation are non-existent.

3. The Bill is intended to simplify procedure to the utmost extent possible, and to avoid all possible delays and further to speed up trials regarding less serious offences. One of the results of this indefinite duration of criminal proceedings is the prolonged detention in jails of under-trial prisoners. This is very unsatisfactory. Every citizen is entitled to claim that he should be tried quickly or released on bail. Furthermore, delay in bringing the offender to trial leads to fading of memories and very reprehensible attempts on the part of guilty persons to suborn witnesses and thus defeat the ends of justice.

4. The Bill provides for extension of the Summons Procedure for trial of offences of a less serious nature and also enlarges the powers of Magistrates to impose higher sentences of fine.

5. To make the people feel that the courts are their courts, and that they should co-operate fully with the administration of justice, Sessions Judges are now being authorised, whenever they think fit and expedient, to hold trials at any place within their jurisdiction. The intention is that if it can be managed, a Session trial should be held as near the place of occurrence as possible, thereby causing the minimum inconvenience to the witnesses. The same rule would apply to magisterial trials. To stop the prevailing evil of perjury and to make the witnesses realise that it is a very anti-social act on the part of anyone to mislead a court of justice by deliberately giving false evidence, the courts are being authorised to try a witness summarily for the offence of perjury and call upon him to show cause why he should not be held guilty of this serious offence. The procedure in warrant cases is being simplified so that the prosecution witness should not normally be cross-examined more than once, nor be liable to be called upon a second time unless the Magistrate thinks that there is real necessity for his further cross-examination. Adjournments are not to be allowed except for an unavoidable cause, and so far as possible, no adjournment is to be allowed without the examination of the witnesses then present in court. One of the frequent causes of repeated adjournments is the non-attendance of witnesses. There is a general impression that non-compliance with a summons of the court is not a serious matter, and unless a warrant is issued for any particular witness, he runs no peril. This false impression is sought to be removed by empowering Magistrates in suitable cases to punish people who disobey court summons without just cause.

All criminal cases mostly turn on facts and in every criminal case, there is a right of appeal provided either to the High Court or to the Sessions Judge. The time of the High Court is often wasted by the accused person applying in revision on totally insufficient grounds. This causes waste of judicial time in the High Court and enormous trouble and needless expense to the petitioners themselves who are often poor and are further impoverished as a result of such revisions. In order to put the matter beyond doubt, section 435 is being suitably amended, restricting revisions purely to points of law.

7. At present, every trial by a Court of Session must be either by jury or with the aid of assessors. The system of assessors has been condemned as being utterly useless. It is therefore proposed that it should be abolished. So far as trial by jury is concerned, opinion is divergent. No change has, therefore, been made in the existing provision under which it is open to any State Government to extend the jury system wherever it likes, to the whole or any part of the State, and for all or any specified class of offences. Wherever the system of trial by jury exists or is brought into force, in order to minimise the possibility of a *de novo* trial by reason of the illness or death of any juror, the number of jurymen has been increased and it is provided that the absence of one or two of them shall not interfere with the progress of the trial.

8. The Code already empowers courts to award compensation to the accused for the abuse of the process of the Court by making of false and frivolous complaints. The amount of compensation at present provided has been considered very low and is being increased. The amount that a Magistrate may award as maintenance to a deserted wife has been increased.

9. Various sections particularly section 352, empower Magistrates and Sessions Judges to put questions to the accused at any stage of an enquiry or a trial, but this examination is not on oath, and is in the nature of things, sometimes very incomplete. These powers are now being made more general, and a Magistrate or a Judge is now being empowered to examine the accused of his own accord or at the suggestion of the prosecution or the defence on any point that he thinks fit, keeping, of course, in view the provisions of article 20(3) of the constitution that, no accused shall be compelled to give evidence against himself. The accused is, however, being given liberty to offer himself as a witness on his own behalf if he so desires.

10. Often grossly improper, unfounded and defamatory allegations and charges are made against public servants in regard to their actions in the discharge of their official duties. It is desirable, in the public interest, that inquiries should be made into such charges. Therefore, such cases are being made cognizable so that they may be brought before a court by the police after proper investigation. Such cases are being made triable exclusively by a Court of Session.

11. In cases of disputes relating to immoveable properties, the existing provisions require a Magistrate to adjudicate upon the question as to which particular party was in possession of the properties. This results sometimes in protracted proceedings involving a good deal of public time and interference with other normal magisterial duties. Section 145 is, therefore, being suitably amended, empowering Magistrates to attach the property, to appoint receivers, if necessary and to direct the parties to resort to the civil court for the determination of their rights, including the question of possession over the property concerned.

12. General opinion has been expressed that the inadequacy of Magistrates is one of the primary causes for delays in the disposal of criminal judicial business in courts. In many States, the number of stipendiary Magistrates is small and their number is supplemented by appointment of a large number of honorary Magistrates. The existing provisions (section 14) authorises such appointment but that section contains no provision regarding the qualification of persons who might be appointed as honorary Magistrates. An amendment is now being made to ensure that such people should either be retired judicial officers or persons suitably qualified in accordance with the rule made by the State Government in this behalf.

13. It is proposed that an under-trial prisoner should normally be released on bail if his trial cannot be concluded within six weeks of his being brought before the Magistrate unless the Magistrate thinks his continued detention expedient in the ends of justice. In order to allow a prisoner opportunity for immediately applying for bail pending an appeal, the Magistrate is directed to supply him forthwith with a statement showing the nature of the finding and the length of the sentence. Section 401 gives powers to State Governments to remit or suspend sentences. In order

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to prevent very reprehensible endeavours on the part of convicted prisoners to avoid going to jail, and any disobedience to the order of the court it has now been made clear that no application under section 401 will be entertained from any person, sentenced to imprisonment, unless it is made after surrender and through the jail authorities.

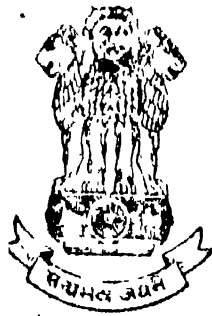
KAILAS NATH KATJU.

NEW DELHI;
The 21st December, 1953. _____

M. N. KAUL, Secy.

P. C. Deb,

Chief Secy. to the Govt. of Manipur.



PUBLISHED BY AUTHORITY

No. 59

Imphal, Wednesday, February 17, 1954

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 10th February, 1954.

No. Regis 254.—The Chief Commissioner has been pleased to appoint Maulavi Muhammad Mannuddin Chowdhury, B. A., an Upper Division Assistant in the Secretariat, as Sub-Registrar in the Registration Department in the scale of Rs. 160-10-130-10-250 - P. M. temporarily with effect from 15th February, 1954 to 28th February, 1954 vice Shri Mazachang Raikham appointed temporary S. D. C. in the War Damage Compensation Office.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

PART II

Imphal, the 15th February, 1954.

No. CS 12545.—In exercise of the powers conferred by clauses 3, 9, 10, 11 and 12 of the Foodgrains (Licensing and Procurement) Order, 1952, the Chief Commissioner is pleased to authorise the Deputy Commissioner, Manipur to exercise the powers referred to in the said clauses.

No. CS 12546.—In exercise of the powers conferred by clause 13 of the Foodgrains (Licensing and Procurement) Order 1952, the Chief Commissioner is pleased to authorise the Superintendent of Police, Manipur to exercise the powers referred to in the said clause.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

Imphal, the 11th February, 1954.

No. AGR/853.—In supersession of this Secretariat order No. AGR-2651 dated the 11th September, 1951 published in the State Gazette No. 37 of 12-9-51, the Chief Commissioner is pleased to order that Shri. Indrabir Singh should not be debarred from Government service.

T. Kipgen,
Secy. to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 9th February, 1954.

No. R/2/53/8.—In continuation of Notification No. 214 of 1950 dated the 2nd March, 1950, published in the Manipur Gazette of 5th April, 1950, the Chief Commissioner has been pleased to accord ex post facto sanction to the extension of the date for payment of land revenue for 1949-50 without fine for 3 days more (i.e. from 16th to 18th April, 1950).

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 15th February, 1954.

The following Notifications received from the Election Commission India, New Delhi are republished for general information :—

NOTIFICATIONS.

New Delhi, the 15th February, 1954.

No. 320/20/54(1).—In exercise of the powers conferred by section 21 of the Representation of the People Act, 1951 (XLII of 1951), the Election Commission, in consultation with the Central Government, hereby designates Shri M. N. Phukan, Deputy Commissioner, Manipur, to be the Returning Officer for the election by the members of the Electoral College for the State of Manipur, to fill the vacancy in the Council of States to be caused by the retirement of the member elected from the State of Tripura whose term of office expires on the 2nd April, 1954.

New Delhi, the 15th February, 1954.

No. 320/20/54(2).—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLII of 1951), the Election Commission hereby appoints S. Gourahari Singh, Assistant Secretary, Home Department, Manipur, to assist the Returning Officer for the election by the members of the Electoral College for the State of Manipur, to fill the vacancy in the Council of States to be caused by the retirement of the member elected from the State of Tripura whose term of office expires on the 2nd April, 1954 in the performance of his functions.

(M. N. Phukan),
Secy. to the Election Commission,

(M. N. Phukan),
Chief Electoral Officer, Manipur.

Imphal, the 9th February, 1954.

The following Notification No. B 17(D)-2/51-MII dated the 28th December, 1953 received from the Under Secretary to the Government of India, Ministry of Health, New Delhi to the Chief Commissioner, Manipur is republished for general information :—

Dr. Anup Chand Kapur, M.B.B.S., is confirmed in the post of Chief Medical Officer, Manipur with effect from the 20th April 1951.

T. Kipgen,
Secretary to the Govt. of Manipur.

PART III

বোটিং

অসিনা মণিপুরী প্রজা পুৰুষক বড়হলি। বরমদি :—মৰাণা ইরিবা হাইথৌ কুম্ভোৰ বপাল ফিলিঃ কোং-ওবৰেট্ট লাইটিং বেরমদিং মৰিলা পালিবা লৌ-ইংবোলিং অসি হামরিবা সোসাইটি অসিনা ভোমিবা পাংকী পাংলপ ৭। ১২,৬৮৭ অসি লৌবৎনবদীদমক জাৰিখ ২৭/২/৫৪ইং খাংখা হুমিত্তা মণিপুর লৌকংং, ডিপুটি কামনান ফিসদা নিলাম ভৌত্তনা বোনগনি। প্রজাশিংনা লমদিং অসি নিলাম ওকপিমনকা বড়হলি।

পাটা নং	দ্রাপ নং	পানা ১তং খুল	একিলা	লমদী মখল	পাটাদারদী বমিং ১তং লৈফম	মবোল অট
১	১১৮	৩৩৮	লাইকর পানা হাই- থিৰী লৌকোল।	২/১৮	ইংবোল	খাংখাম যাত্রাসিংহ পিং হেমো- সিং সাং হাইথিৰী
২	১১৯	২২১০ ২২১৪ ২২১৫ ২২১১ ২২০৮	ঐ	৩০/১৫	লৌ ১তং ইংবোল	ঐ ঐ
৩	১২০	২২১১ ২২০৮	ঐ পানা কিয়াম লৌকোল	১৫/৮	লৌ	ঐ ঐ
৪	১২১	১০৪২ ১০৮৫	ঐ	৩০/২৮	ইংবোল লৌ	হাইমোর বনিসিংহ পিং ইবোত্তোনসিংহ সাং কিয়াম সিপাই।
৫	১২২	১০৬৬		৪০/১০	"	মুন্সাম গৌড়সিং পিং পিনকসিং কিয়াম সিফাই।
৬	১২৩	১০৭০	ঐ পানা	২/১৫	লৌ	লাইলুং লক্ষ্মণসিং পিং চাওবা সাং হাইথিৰী
৭	১২৪	১০৪	হাইথিৰী	১০/১১	ইংবোল	ঐ ঐ
৮	১২৫	৪৫২	লৌকোল	২০/৭	লৌ	ঐ ঐ
৯	২০/২৬	৬০	লাইকর পানা	২০/৭	লৌ	লিগম অডাংআংসিংহ পিং শাওখী সাং হাওগা
১০	২০/২৮	২৫১	ঐ	৬০/১১	ইংবোল	ঐ
১১	২০/৩৮	১১৭	ঐ	৩০/১১	লৌ	ঐ
১২	২০/১৫৩	৫০,১৮০ ১৮২,২৩৫	ঐ	৮০/১৫	লৌ	ঐ
১৩	২১/৭৮	২৪	হাওগাৰনাং	১০/১১	লৌ	ঐ
১৪	২২/৭৩	১১০৫	হাইথিৰী	৫ বিঘা	লৌ	লাইলুং কিৰ্ত্তি সিংহ পিং হরসিং সাং হাইথিৰী
১৫	২৩/৪২	১৪৬	ঐ	২০/১০	ইংবোল	হরসিং সাং হাইথিৰী
১৬	২৪/২৭২	২৭৫	ঐ	৩০/১০	লৌ	ঐ
১৭	২৫/৩০	১১১৮	ঐ	২০	লৌ	হাইমোর চাওখাসিংহ পিং হাইথিৰী সাং হাওগা
১৮	২৬/১৪৭	১০০৩	ঐ	২০/১০	ঐ	ঐ

পাট্টা নং	দাগ নং	পানা ১২ খুল	এডিয়া	সমসী নবল	পাট্টাবান্ধী বন্ধি ১২০ টেকন	বায়োল কটক
১০	১০/৪৮৮	৪৬৪	ঐ	২৭/১২	ঐ	বায়োলি
২০	১০/৫৪০	১০৪১	ঐ	১০/৬	ঐ	ঐ
২১	২০/২৫	৮৪	হাওগা বন্ধি	২ ৫০	ঐ	ঐ
২২	২০/১৮০	৫৪	ঐ		ঐ	ঐ
২৩	২১/১৪০	১৬২	হাওগামবাং	১০/৯		অশেষ বনজিনিংহ পি ইল্লসিং নাং হাওগা মবাং
২৪	২১/৪৭	৯৫	ঐ	৬৯	ই খোল	গোড়িমবুৰ বাপুচাওবা নবা নাং ঐ
২৫	১১১	১০১১	খাবন পান্না খিয়ার কনজিন	৬/১০	ঐ	কনাব ভবানি হ পি: চাওজু- নিংহ নাং খাবান কোজিহ
২৬	১১১	২০৭৪ ২০৭৪ ২০৭৬ ২০৭৭	ঐ	৬৬/১৬	লৌ	ঐ

এব এম কুকন,
ডিপুটি কমিশনার মনিপুর।



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No. 59

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 10th February, 1954.

No. Regis 254—The Chief Commissioner has been pleased to appoint Maulavi uhammad Maniruddin Chowdhury, B. A., an Upper Division Assistant in the Secretariat, as Sub-Registrar in the Registration Department in the scale of Rs. 100-10-0-10-250/- P. M. temporarily with effect from 15th February, 1954 to 28th February, 54 vice Shri Mazachang Raikham appointed temporary S. D. C. in the War Damage Compensation Office.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

PART II

Imphal, the 15th February, 1954.

No. CS 12545.—In exercise of the powers conferred by clauses 3, 9, 10, 11 and 12 of the Foodgrains (Licensing and Procurement) Order, 1952, the Chief Commissioner is pleased to authorise the Deputy Commissioner, Manipur to exercise powers referred to in the said clauses.

No. CS 12546.—In exercise of the powers conferred by clause 13 of the Foodgrains (Licensing and Procurement) Order 1952, the Chief Commissioner is pleased to authorise the Superintendent of Police, Manipur to exercise the powers referred to in the said clause.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

Imphal, the 11th February, 1954.

No. AGR/8/53.—In supersession of this Secretariat order No. AGR 2051 dated the 1st September, 1951 published in the State Gazette No. 37 of 12-9-51, the Chief Commissioner is pleased to order that Shri Indrabir Singh should not be debarred from Government service.

T. Kipgen,
Secy. to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 9th February, 1954.

No. R/2'53'8.—In continuation of Notification No. 216 of 1950 dated the 2nd March, 1950, published in the Manipur Gazette of 5th April, 1950, the Chief Commissioner has been pleased to accord ex post facto sanction to the extension of the date for payment of land revenue for 1949-50 without fine for 3 days more (i. e. from 16th to 18th April, 1950).

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 15th February, 1954.

The following Notifications received from the Election Commission India, New Delhi are republished for general information :—

NOTIFICATIONS.

New Delhi, the 15th February, 1954.

No 320/20/54(1)—In exercise of the powers conferred by section 21 of the Representation of the People Act, 1951 (XLII of 1951), the Election Commission, in consultation with the Central Government, hereby designates Shri M. N. Phukan, Deputy Commissioner, Manipur, to be the Returning Officer for the election by the members of the Electoral College for the State of Manipur, to fill the vacancy in the Council of States to be caused by the retirement of the members elected from the State of Tripura whose term of office expires on the 2nd April, 1954.

New Delhi, the 15th February, 1954.

No. 320/20 54(2).—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLII of 1951), the Election Commission hereby appoints S. Gourahari Singh, Assistant Secretary, Home Department, Manipur, to assist the Returning Officer for the election by the members of the Electoral College for the State of Manipur, to fill the vacancy in the Council of States to be caused by the retirement of the member elected from the State of Tripura whose term of office expires on the 2nd April, 1954, in the performance of his functions.

(P. N. Singhal),
Secy. to the Election Commission,
(M. N. Phukan),
Chief Electoral Officer, Manipur.

Imphal, the 9th February, 1954.

The following Notification No. E. 17(I)-6/51-MII dated the 28th December, 1953 received from the Under Secretary to the Government of India, Ministry of Health, New Delhi to the Chief Commissioner, Manipur is republished for general information :—

Dr. Anup Chand Kapur, M. B. B. S., is confirmed in the post of Chief Medical Officer, Manipur with effect from the 20th April 1951.

T. Kingan,
Secretary to the Govt. of Manipur.

PART III

ভোটিং ।

অসিনা মণিপুরী প্রজা পুৰমজা বহুতরি। বহুতরি :- যথাকাল ইতিবা হাইবী কুৰনোৰ বপাল কিনিং কো-ওপৰেটিভ সোসাইটিৰ মেম্বৰসিংগী বহিঃকা পালিবা লৌ-ইংকোলনিং অসি হায়রিবা সোসাইটি অসিনা ভোটিবা পাংকী পাংশেল লুপা ১২,৬৮৭ অসি লৌবৎমবসীদক তারিখ ২৭/২/৫৪ইং থাংজা হুনিজা বণিপুর লৌকংং, ডিপুটি কমিশনার আকিসলা নিলাব ভোতনা যোদগনি। প্রজাশিংকা লমনিং অসি নিলাব ওকপিলকা বহুতরি।

	পাট্টা নং	লাগ নং	পানা ১মং খুল	এরিয়া	লমসী মখল	পাট্টালাসী বহিঃ ১মং দৈকম	বহোলে অংও
১	১১৮	৩৯৮	লাইকর পানা হাই- বিবী সৌকোল।	২/১৮	ইংকোল	থাংজাৰ বাজাসিংহ পিং হেবো- সিং সাং হাইবিবী	
২	১১৯		ঐ	৩৬/১৫	লৌ ১মং ইংকোল	ঐ ঐ	
		২২১০ ২২১৪ ২২১৫ ২২১১ ২২০৮	ঐ পানা কিয়াৰ সৌকোল	১৫৮	লৌ	ঐ ঐ	
৩	১২০		ঐ	৩৬/৯	ইংকোল লৌ	হাইবোম অনিসিংহ পিং ইবোভোনসিংহ সাং কিয়াৰ সিপাই।	
৪	১২১	১৩৪২ ১৩৮৫	ঐ	১৬/১৮	ইংকোল লৌ	হুয়াৰ গৌড়সিং পিং পিশকসিং কিয়াৰ সিফাই।	
৫	১২২	১৩৬৬	ঐ	৪৬/১০	..	হুয়াৰ গৌড়সিং পিং পিশকসিং কিয়াৰ সিফাই।	
৬	১২৩	১০৭০	ঐ পানা	২/১৫	লৌ	লাইশুর লক্ষেনসিং পিং চাওবা সাং হাইবিবী	
৭	১২৪	১৫৪	হাইবিবী	১৬/১১	ইংকোল	ঐ ঐ	
৮	১২৫	৪৫২	সৌকোল	২৬/৭	লৌ	ঐ ঐ	
৯	২০/২৩	৬৩	লাইকর পানা	২৬/৭	লৌ	লিশব অডাংজাওসিংহ পিং শাংজো সাং হাওগা	
১০	২০/২৮	২৫১	ঐ	৬৬	ইংকোল	ঐ	
১১	২০/৩২	১১৭	ঐ	৩৬/১১	লৌ	ঐ	
১২	২০/১৫৩	৫০,১৮০ ১৮২,২৪৫	ঐ	৮/১৫	লৌ	ঐ	
১৩	২১/৭৮	২৫	হাওগাৰসাং	১৬/১১	লৌ	ঐ	
১৪	১১/৩৩	১১০৫	হাইবিবী	৫ বিয়া	লৌ	লাইশুর কিত্তি সিংহ পিং হুনিং সাং হাইবিবী	
১৫	১১/৪২	১৪৬	ঐ	২৬/১৩	ইংকোল	হুনিং সাং হাইবিবী	
১৬	১১/২৭২	২৭৫	ঐ	৩৬/১০	লৌ	ঐ	
১৭	১২/৩০	১১১৮	ঐ	২৬	লৌ	হাইবোম চাওবাংসাং পিং হাইবাসিং সাং হাওগা	
১৮	১৩/১৪৭	১০০৩	ঐ	১২০	ঐ	ঐ	

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	পাটো নং	মাগ নং	পানী ১ম্ বুল	এখিহা	নমৰী নং	পানীৰাজী বৰি ১ম্ ঠেলক	বৰোল বট
১৯	১৯/৪৮৬	৪৬৪	ঐ	২৪১২	ঐ	হাইখিৰী	
২০	১৯/৫৪০	১০৪১	ঐ	১৬/৬	ঐ	ঐ	
২১	২০,২০	১৮৪	হাওগা বৰি	২ ১০	ঐ	ঐ	
২২	২০/১৮০	৩৪	ঐ		ঐ	ঐ	
২৩	২১/১৪০	১৬২	হাওগাবাং	১৬/৮		অৰ্ধৰ ধৰ্ম্মসিংহ নি ইত্যনি বাং হাওগা বৰি	
২৪	২১/৪৭	৯০	ঐ	৭২	ই বোল	পোন্ধিমুৰ বাপুচাওবা পৰা গাং ঐ	
২৫	১১১	১০২১	বাৰৰ পানী দিয়াৰ কনজিৰ	৬/১০	ঐ	কৰাৰ ভৰংলি হ নিং চাওহু- সিংহ বাং খাৱাৰ কোছিৰ	
২৬	১১১	২০৭৪ ২০৭৫ ২০৭৬ ২০৭৭	ঐ	৬৮/১৬	লৌ	ঐ	

এক এক কাকত,
ভিনুটি কবিতাৰ বনিপুৰ।

Manipur



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No. 60

Imphal, Wednesday, February 24, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 22nd February, 1954.

No. AGR 24 54.—The Chief Commissioner is pleased to appoint Shri N. K. Das, Deputy Director of Agriculture, Assam, as Director of Agriculture, Manipur, temporarily with effect from 22-2-54, on his grade pay in Assam plus a deputation allowance @ 20% of such pay. The appointment will be upto the end of the current financial year in the first instance.

P. C. Deb,

Chief Secy. to the Govt. of Manipur.

PART II

NOTIFICATION.

Imphal, the 23rd February, 1954.

No. CSE/54/31/Elec.—In pursuance of the provisions of section 29 of the Representation of the People Act, 1951 (XLIII of 1951), I, Mohininath Phukan, Returning Officer of the election by the Members of the Manipur Electoral College to fill the seat in the Council of States, hereby fix, with the previous approval of the Election Commission, the Court-room of the Chief Commissioner, Imphal, as the place at which a poll for election to fill the vacancy in the Council of States to be caused by the retirement of the member on the expiry of his term of office on the 2nd April, 1954, will be taken.

M. N. Phukan,

Returning Officer, Council of States.

Imphal, the 15th February, 1954.

No. DPC 25/52.—In pursuance of the order contained in Government of India, Ministry of States, letter No. F. 65(1)-E/52 dated 18-4-53, the Chief Commissioner is pleased to delegate the powers, detailed in the statement attached, to the Project Executive Officer, Thoibal Community Development Block, Manipur.

This order will take effect from the date of its publication in the Gazette.

Statement showing the powers delegated to the Project Executive Officer,
Thoubal Development Block, Manipur.

Powers	Extent of powers
1 Powers of the 'Head of an office' under F. R. and S. R. and Drawing and Disbursing Officer for the Project.	Full powers.
2. To sanction expenditure on works.	Powers as are enjoyed by an Executive Engineer of P. W. D. within the limits of the sanctioned 'Detailed estimates'.
3. To sanction casual leave.	Full powers in respect of Government servants working under him.
4 To sanction earned leave including leave without pay and allowances.	Full powers in respect of non-gazetted Government servants and 7 days at a time in respect of gazetted Government servants working under him.
5. To make appointment to salaried posts.	Full powers in respect of posts carrying a pay scale, the minimum of which does not exceed Rs. 55 - p. m. subject to the usual course of recruitment as prescribed by the State Governments.
6. To sanction earned increment according to prescribed rules in respect of salaried posts.	Full powers in respect of all non-gazetted Government servants working under him.
7. To accept resignation of non-gazetted Government servants.	Full powers in respect of Government servants holding posts, appointment to which is made by him.
8. Withholding of increments in respect of Government servants.	Full powers in respect of Government servants holding posts, appointment to which is made by him.
9. To act as Controlling Officer under Supplementary Rules for travelling allowance claims.	Full powers in respect of non-gazetted Government servants working under him.
10. To require medical certificate of fitness before return from leave.	Full powers in respect of all Government servants working under his control.
11. To fix wages of daily rated workers.	Upto a maximum of Rs. 4/- per day.
12. To discharge or accept resignation of workers on daily rates of wages.	Full powers.
13. To sanction increment of wages to workers.	Upto a maximum of Rs. 4/- once every 6 months provided the total wage after increment does not exceed the limit upto which he is competent to fix the wage of a worker.
14. To sanction expenditure on maintenance works.	Upto Rs. 200/- for each item of work within sanctioned estimates.
15. To sanction contingent expenditure on items not specifically mentioned elsewhere.	Upto Rs. 100/- for a single item of non-recurring nature and Rs. 10/- per month for a single item of recurring nature.

Powers	Extent of powers
16. To sanction expenditure on advertisement charges.	Upto Rs. 100/- in a financial year.
17. To sanction expenditure on demurrage charges.	Upto Rs. 50/- for a single case subject to the condition that the demurrage charges are not due to negligence of any Government servant.
18. To sanction expenditure on local purchase of stationery.	Rs. 5/- p. m. in each case subject to a limit of Rs. 50/- in any financial year.
19. To sanction expenditure on purchase of non-official publications.	Upto Rs. 100/- per annum.
20. To sanction expenditure on repairs to motor vehicles.	Upto Rs. 200/- per vehicle per annum.
21. To sanction expenditure on purchase of Misc. stores for office use, such as tumblers, water pots, etc.	Upto Rs. 100/- at a time.
22. To sanction expenditure on upkeep of type-writers, calculating machines, etc.	At the rate of Re. 1/- per mensem per machine
23. To sanction expenditure on repairs to erection and removal of machinery, equipment and repairs to furniture and fixtures.	Upto Rs. 200/- in each case of repairs, erection, removal etc.
24. To sanction expenditure on the purchase of furniture and fixture. The limit shall apply to the cost of furnishing one office.	Upto Rs. 100/- within sanctioned 'Detailed Estimate'.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

PART III

Imphal, the 18th February, 1954.

No. Tax/52/53/61.—The following Press Note issued by the Govt. of Madras, Revenue Department is republished for general information:—

-PRESS NOTE. 4

Dated 9-1-54.

The question how far the provisions of Article 286 (1) and (2) of the Constitution have affected the schemes for levy of Sales Tax in the States has been under consideration of both the State and Central Governments. In its Judgement in the *State of Bombay Versus the United Motors (India) Limited*, the Supreme Court held that in respect of inter-state transactions only the State where the goods are delivered and consumed would be competent to levy Sales Tax. This judgement has brought certain categories of inter-state transactions within the taxing powers of State Governments, and the Government of Madras have decided to levy sales tax on such transaction with retrospective effect from 1-4-53 the date on which the Supreme Court delivered its judgement and to forego the levy prior to that date. The question how the evident hardship and inconvenience likely to be caused to

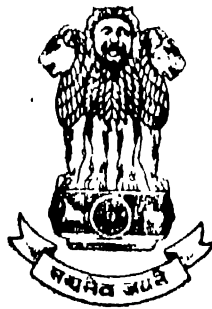
the trade by such taxation could be alleviated has been fully gone into by this Government and the Central Government. It was also recently discussed by a Committee of Officials representing the Central and State Governments. And pending consideration by the State Government of a permanent solution for the problem, certain interim arrangements have been decided upon. The Government of Madras have generally accepted those arrangements and they shall be deemed to have come into force so far as the State of Madras is concerned on and from 1-1-54. The interim arrangements are stated below:—

• All non-resident dealers who become liable to sales tax with reference to the Supreme Court judgement shall submit once in every quarter returns in respect of inter-state transactions pertaining to the Madras State. Such returns shall be submitted by post in a Form (to be prescribed) and shall be accompanied by a declaration furnished by the purchasing dealer in this State to whom serially numbered and authenticated forms of declaration will be issued in triplicate for the purpose. The returns should be submitted to such authority or authorities as will be specified by this State and who will deal with all non-resident dealers. Such authority or authorities shall assess the transactions of the non-resident dealer and if necessary, before making the assessment, examine the dealer's accounts at the head-quarters of the Sales Tax Officer concerned in the State of the dealer's residence. The Sales Tax authorities of the dealer's State will also verify in the course of their inspection of the dealer's accounts whether any exports to other states have been made and if so, furnish the relevant information to the State entitled to tax such transactions. All final appeals against the order of assessment and all proceedings involving the exercise of revisional jurisdiction will be heard and dealt with at the normal headquarters of the authority in this State in whom such appellate or revisional powers vest. All the earlier appeals will be heard at the request of the dealer at one or more central places in the State of the dealer's residence. The tax due from non-resident dealers may be paid by crossed cheques, postal orders, or demand drafts and not necessarily at the treasuries in this State.

This forms in which the returns and declarations should be submitted will be published in the Fort St. George Gazette in due course.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

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Imphal, Wednesday, March 3, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 26th February, 1954.

No. R/453-III.—The Chief Commissioner is pleased to order the de-reservation of 5 paris of land as per description below, from the area comprised in fishery No. 388 Champrakhong with effect from 1st April, 1954, for settlement as cultivation land :—

The boundaries of the land cancelled from Fishery No. 388 Champrakhong are as follows :—

North— Champrakhong channel.

South & East—The line joining the survey stations Y & W.

West— Rayotwari lands of Khojuman Khunou.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 27th February, 1954.

No. J/Misc/80/50.—The Chief Commissioner is pleased to sanction the continuance on the existing terms, of the following posts sanctioned under this Administration Order No. J/Misc/80/50/112 dated 11-11-53 upto the end of March, 1954 :—

One post of Additional Munsiff.

One post of Peakar.

Two posts of Judicial clerks.

One post of personal orderly.

One post of Office peon.

The expenditure involved will be debitable to the appropriate sub-head under the minor head Civil & Sessions Courts under the Area demand for 1954-55.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 25th February, 1954.

No FA/93/51/11.—In exercise of the powers conferred upon me by serial No. 43 under Appendix 14 of the Compilation of the Fundamental and Supplementary Rules Vol II and in partial modification of my order issued under notification No. FA/93/1/27 dated 24-3-53, I hereby declare that the Director of Agriculture shall be the Head of Department for Agriculture Department with effect from 22-2-54

R. P. Bhargava,
Chief Commissioner, Manipur.

Imphal, the 18th February, 1954.

The following Notification No. 12-Exam (2) 54 dated the 16th January, 1953 received from the Institute of Chartered Accountants of India, Room Nos 98 102, Condwara Road Hutments, New Delhi is republished for general information:—

NOTIFICATION

(Chartered Accountants)

In pursuance of Regulation 23 of the Chartered Accountants Regulations, 1949, the Council of the Institute of Chartered Accountants of India is pleased to direct that the First Examination under the said Regulations shall be held on the 21st, 22nd, 24th and 25th May, 1954 and the Final Examination on the 18th to 22nd, 24th and 25th May, 1954. The Examinations will be held at each of the following centres provided that a sufficient number of candidates present themselves for Examination.

(1) Allahabad, (2) Bombay, (3) Calcutta, (4) Delhi, (5) Hyderabad (Dn), and (6) Madras.

Applications for admission to these examinations are required to be made on the prescribed forms, copies which may be obtained from the Secretary to the Council of the Institute of Chartered Accountants of India, New Delhi 1. Each such application together with the necessary certificates and a Demand Draft payable at New Delhi and drawn in favour of the said Secretary for an Examination fee of Rs 50/- in the case of the First Examination and Rs. 75/- in the case of the Final Examination must be sent so as to reach the Secretary to the Council not later than 17th March, 1954. An additional fee of Rs. 50/- is payable by candidates who apply for the first time for admission to the Final Examination and who have been exempted from passing the First Examination.

T. Kipgen,
Secretary, to the Govt. of Manipur.

PART III PRESS NOTE

Imphal, the 2nd March, 1954.

In the issue of the Nagai Paper dated the 17th February, 1954 some doubts have been cast over the appointment of Shri N. K. Das as Director of Agriculture, Manipur. In order to remove the doubts the correct position and facts as shown below are published for general information.

Advertisement for the post was issued. No suitable candidates from any quarter came forward for a considerably long time. Later, the Government of Assam recommended their Deputy Director of Agriculture, Shri N. K. Das for the post. The Advisers were consulted and with their concurrence this gentleman was appointed as Director of Agriculture, Manipur.

G. H. Singh,
Publicity Officer, Manipur.

PROGRAMME FOR THE FIRST ALL INDIA HANDLOOM WEEK OBSERVANCE IN MANIPUR.

7th March, 1954..

- 7-30 A. M. INAUGURATION OF THE "WEEK" By
The Adviser i/c Industries at POLOGROUND.
- Wel-come address by the Secretary of
the Sub-Committee.
- Hoisting of Charkha Flag by the Adviser i/c Industries. Manipur Rifles will play band.
- Inaugural speech by the Adviser i/c Industries. Manipur Rifles will play National Anthem.
- 1 P. M. HANDLOOM SALES AND PROPAGANDA
CAMPAIGN Start from Sadar Bazar, Imphal. Adviser i/c Industries accompanied by A.S.(II) and D/Industries will lead.
- 1-30 P. M. Arrival at Lamsang Bazar proceed to Kangchup and back via Khumbong, Sagoltongba etc.
- 5 P. M. Arrival at Imphal.

8th March, 1954.

- 0 A. M. Start from Imphal. D/Industries will go.
- 0-30 A. M. Arrive at Sekmai. Speeches on Handloom Industry, canvass for Handloom goods and selection of local products for prize competition.
- A. M. Proceed to Kangpokpi
- A. M. Proceed to Maram
- 1-30 P. M. Proceed to Mao.
- 2 P. M. Back to Imphal.

9th March, 1954.

- 9-30 A. M. Start from Imphal. Stay for half an hour at Lamlong Bazar for propaganda and sales of handloom goods.
- 10 A. M. Arrive at Lamlai Propaganda, Sale and selection.
- 10-30 A. M. Proceed to Ukhrul and halt. -do-

10th March, 1954.

- 11 A. M. Start for Imphal.

11th March, 1954.

1 P. M.	Start from Imphal	D/Industries will go. Propaganda and Sale at Singjamei Bazar and Kong- ba Bazar.
1-30 P. M.	Proceed to Thoubal.	Propaganda sale and se- lection.
2 P. M.	„ Wangjing	-do-
2-30 „	„ Kakching	-do-
3-30 „	„ Mayang Imphal	-do-
4-30 „	„ Wangkoi	-do-
6 P. M.	Arrive at Imphal.	

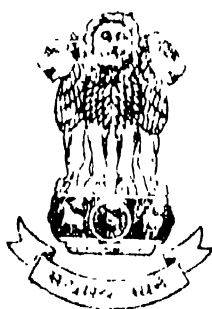
12th March, 1954.

10 A. M.	Start from Imphal for Churachandpur.	Propaganda, sale and se- lection.
12-30 P. M.	Arrive at New Churachandpur	-do-
2 „	Back to Moirang	-do-
3 „	Back to Ningthoukhong	-do-
3-30 P. M.	Back to Bishenpur	-do-
4 P. M.	Back to Oinam	-do-
4-30 P. M.	Back to Nambol	
5 P. M.	Back to Kwakeithel	

13th March, 1954.

12 A. M.	Procession of Weavers with 30 decorated bullock carts led by Manipur Rifles Band Party in the Imphal Town,	
3 P. M.	Public Meeting at Polo ground speeches by Public Leaders and Handloom experts and Officials.	
5 P. M.	Distribution of prize Closing band by Manipur Rifles.	

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Imphal, Wednesday, March 10, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 1st March, 1954.

No. Regis 2/54 6.—In continuation of his Order No. Regis 2/54 dated 10-2-54 the Chief Commissioner is pleased to accord sanction to the extension of the term of the appointment of Maulavi Muhammad Mamruddin Chowdhuri to the post of the Sub-Registrar with effect from 1-3-54 until further orders. This refers to the Chief Commissioner's Order No. Regis 2/54/3 dated 26-2-54 extending the post of the Sub-Registrar.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 1st March, 1954.

No. DPC/40/53.—The Chief Commissioner is pleased to extend the temporary post of the Assistant Secretary, Development Department, Manipur created by the Government of India, Ministry of States in their letter No. F.13(13)-S/53 dated 5-10-53, in the scale of Rs. 250-250-300(con)-25-120-EB-25 600-EB-25-650/-, for a further period of six months with effect from the 1st March 1954 and the appointment thereto of Shri H. Ranbir Singh, M. A.

The expenditure is debitable to "A-2-District Administration, General Establishments-A2(1)-Pay of Officers".

T. Kipgen,
Secretary to the Govt. of Manipur.

PART II

ORDER No. 24/CLAIMS.

Imphal, the 13th February, 1954.

In continuation of order No. Claims/7/52/26 dated the 25th January 1954 the Chief Commissioner has been pleased to empower Shri Mazachang Rankhan to be an Additional Investigation and Assessing Officer in the Claims Department of Manipur.

O. Kathipri,
Extra Asstt. Commissioner (Claims), Manipur.

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Imphal, the 1st March, 1954.

No. DPC 98 53/5.—In pursuance of Notification No. DPC 98 53, dated 4th January, 1954 published in the Manipur Gazette, dated 6th January, 1954, the Chief Commissioner is pleased to declare the area mentioned in the Schedule to the aforesaid Notification, to be a notified area within the meaning of Section 328 of the Assam Municipal Act, 1923, as applied to Manipur.

No. DPC 98 53/6.—In exercise of the powers conferred upon him by Section 329 of the Assam Municipal Act, 1923 as applied to Manipur, the Chief Commissioner is pleased to direct that the Town Committee to be appointed for the area at Yairipok which has been declared to be a notified area vide notification No. DPC/98 53/5 dated 1-3-54, shall consist of 7 members only as below :—

- | | | |
|--|---|---------------------|
| (i) Sub-Deputy Collector, Thoubal Tahsil | } | Ex-officio members. |
| (ii) Medical Officer, Thoubal Dispensary | | |
| (iii) Supervisor, Community Project, Yairipok | | |
| (iv) to (vii) 4 members to be nominated by Chief Commissioner. | | |

The Chief Commissioner is further pleased to direct that the Sub-Deputy Collector, Thoubal Tahsil and the Supervisor, Community Project, Yairipok shall respectively be the Ex-officio Chairman and Secretary of the Committee. It is also ordered that the term of the Committee shall be three years only.

No. DPC 98 53 7.—In pursuance of notification No. DPC/98 53 6 dated 1-3-54, the Chief Commissioner is pleased to appoint the following as members and office bearers for the Yairipok Town Committee :—

- | | | |
|--|----------------------|----------|
| 1. Sub-Deputy Collector, Thoubal Tahsil | Ex-officio Chairman | |
| 2. Supervisor, Community Project, Yairipok | Ex-officio Secretary | |
| 3. Medical Officer, Thoubal Dispensary | Ex-officio members | |
| 4. Shri Khumanlambam Ibomacha Singh | } | Members. |
| 5. Maulvi Amzad Ali | | |
| 6. Shri Keisam Sur Mangal Singh | | |
| 7. Shri Thockchom Pishak Singh | | |

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 2nd March, 1954.

No. R/7/52—It is hereby notified that land as described in the attached schedule measuring more or less 5 bighas 4 kathas and 5 lessas in Irang village, Thoubal Tahsil in the district of Manipur is likely to be needed for a public purpose viz., for the construction of the Mayang-Imphal-Thoubal Road.

This notification is made under the provisions of Section 4 of Act I of 1894 as amended by Act XXXVIII of 1923 to all whom it may concern.

In exercise of the powers conferred by Section 17(4) of the Act, Government have decided that in view of the urgency of the project, provisions of Section 5A of the Act shall not apply to waste or arable land.

Government are pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-Section (2) of Section 4 of the Act.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

SCHEDULE.

Sl. No.	Name of the Pattadar.	Address.	Patta No.	Dag No.	Area to be acquired	Boundaries of the areas to be acquired.
					B K L	
1.	Haotombi Mia s/o Rahatulla.	Ironz Chesaba.	5/364 L.	1230 Ropit.	— 3 18	N Dag No. 1028 In khol. S } Part of 1030 E } " 1031 (Ropit) W Dag No. 1029.
2.	Pangandon Mia s/o Amu Mia.	Do	5/222	1029 In khol	— 0 10	N Dag 1028 In khol. S Part of Dag 1037 E Dag 1230 Ropit W Part of Dag 1082.
3.	Abdul Zabar s/o Abdul Kadir.	Do	5/46	1028 In khol	1 2 5	N Dag 1027 In khol. S Dag 1230 Ropit Dag 1029 In khol. Z Part of 1028 In khol E " " 1028 " W " " 1082 "
4.	Haotombi Mia s/o Rahamtulla.	Do	5/290	1027 In khol	1 1 0	N Dag No. 1020 In khol S Part of Dag 1027 S " " " 1028 E " " " 1027 W Dag No. 1089 Pt.
5.	Angou Mia s/o Konsarb Mia.	Do	5/8	1020 In khol	0 1 10	N Part of Dag 1020 S " " 1027 In khol E Part of 1020 W Dag 1089 Patta.
6.	Ajitoli s/o Luman Mia.	Do	5/147	1102	0 0 18	N Dag 1103 In khol S Part of 1102 E Dag 1089 Patta W Part of 1102.
7.	Theimu Mia s/o Usman Mia.	Do	5/196	1103	0 2 10	N Dag 1104 In khol. S Part of 1102 " E " " 1102 and 1089 Patta. W Part of 1103.
8.	Sitatomba Mia s/o Usman Mia.	Do	5/175	1104	0 1 4	N Dag 1105 In khol S " 1103 E Part of 1104 " W Do
9.	Manik Mia s/o Usman Mia.	Do	5/105	1105	1 0 10	N Road S 1104 In khol E Part of 1105 W Do.
					Total 5—4—5	

The total area to be acquired is 5 B. 4 K. 5 L. only.

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Imphal, the 2nd March, 1954.

The following Notification received from the Government of India, Ministry of Law New Delhi, is republished for general information. —

NOTIFICATION

New Delhi, dated the 26th February, 1954.

S. R. O. In pursuance of section 56 of the Representation of the People Act, 1951 (XLIII of 1951) the Central Government hereby fixes the hours specified in column 2 of the Table below as the hours during which poll shall be taken at elections to the Council of States in the corresponding States specified in column 1 of that Table on the date fixed in that behalf under the Ministry of Law Notification No. F.38(2)/54-L(III) dated the 15th February, 1954.

T A B L E .

Name of State	Hours of Poll
1	2
Andhra	10 A. M. to 1 P. M. and 2 P. M. to 5 P. M.
Assam	9 A. M. to 5 P. M.
Bihar	8 A. M. to 5 P. M.
Bombay	4 P. M. to 7 P. M.
Madhya Pradesh	8 A. M. to 4 P. M.
Madras	9 A. M. to 1 P. M. and 2 to 5 P. M.
Orissa	9-30 A. M. to 5-30 P. M.
Punjab	9 A. M. to 5 P. M.
Uttar Pradesh	9 A. M. to 1 P. M. and 1-30 P. M. to 6-30 P. M.
West Bengal	9 A. M. to 5 P. M.
Hyderabad	9 A. M. to 5 P. M.
Madhya Bharat	10 A. M. to 1 P. M. and 2 P. M. to 5 P. M.
Mysore	9 A. M. to 5 P. M.
Rajasthan	9 A. M. to 1 P. M. and 2 P. M. to 5 P. M.
Saurashtra	10 A. M. to 1 P. M.
Coorg	10 A. M. to 1 P. M. and 2 P. M. to 5 P. M.
Kutch	4 P. M. to 5-30 P. M.
Manipur	8 A. M. to 4 P. M.
Vindhya Pradesh	9 A. M. to 1 P. M.

[F. 38(2)/54L]

(K. V. K. Sundaram)
 Secy. to the Govt. of India
 (M. N. Phukan)
 Returning Officer, Manipur.

Imphal, the 2nd March, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Chatai Producer and sale Co-operative Society Ltd. (Regd. No. 20 of 1953-54) in Manipur under Sub-Section (1) of Section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of Section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri Th. Ibobi Singh Inspector, C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice.

H. B. Singh,
Asstt. Registrar, C. S., Manipur.

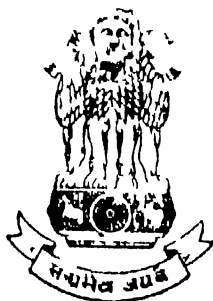
PART III.

NOTICE.

Notice is hereby given that it is proposed to dereserve 342 Bighas of land out of the recorded grazing ground Tarungpokpi under dags No. 1216 and 3190 in Heirok village (Thoubal Tahsil) for throwing open for settlement as agricultural land with local landless people.

Any person having any objection to offer against the proposed dereservation should present such objection in writing to the Deputy Commissioner on or before the 18th March, 1954.

M. N. Phukan,
Deputy Commissioner, Manipur.



PUBLISHED BY AUTHORITY

No. 63

Imphal, Wednesday, March 17, 1954

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 9th March, 1954.

No J/Misc 80 50—The Chief Commissioner is pleased to order that Shri L. Madhob Chandra Roy, B. A. B. L., Registrar, Judicial Commissioner's Court, Manipur, will continue to work upto the end of March, 1954 in the post of Additional Munsiff the term of which has been extended under this Administration Order No J Misc 80 50 dated 27-2-54.

Imphal, the 3rd March, 1954

No R/15/53.—On return from Jhalukbari after completion of Survey and Settlement training Shri T. C. Tiankham, Extra Assistant Commissioner is allowed to take over charge of Extra Assistant Commissioner II from Jonab Basiruddin with effect from 15-2-54

No R/15/53(A).—On taking over as Extra Assistant Commissioner II by Shri T. C. Tiankham, Extra Assistant Commissioner, Jonab Basiruddin Ahmed in charge Extra Assistant Commissioner II is reverted to his post of S D C in-charge Imphal East Tahsil.

No. R/15/53(B).—On reversion of Jonab Basiruddin Ahmed as S D C in charge Imphal East Tahsil, Shri R. K. Birendra Singh, Additional S D C is relieved of the charge of the S D. C. Imphal East Tahsil

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur

Imphal, the 10th March, 1954.

No. R/Fy/3/53.—The Chief Commissioner has been pleased to accord sanction to the cancellation of the following fisheries from the Register of Government fisheries with effect from 1st April, 1954.

- (1) F. No. 252 Tamengkhong
- (2) F. No. 365 Kerbitok.
- (3) F. No. 401 Pombikhok Fishery

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 3rd March, 1954.

No. DPC 82 53.—In continuation of Manipur Govt. Secretariat order No. P/15/53 dated 10-10-53, the Chief Commissioner is pleased to extend the term of service of Shri K. Lamphel Singh, B. A. as the Project Executive Officer for the Thoubal Community Development Block in the scale of Rs. 250-250-300-(Con)-25-400(EB)-25-600/- upto the end of February, 1955.

The expenditure is debitable to "63-B-D-4-General Administration, District Administration of the Thoubal Community Development Block."

H. Ranbir Singh,

Asstt. Secy. (Dev) to the Govt. of Manipur.

NOTIFICATIONS.

Imphal, the 9th March, 1954.

No. CSE 54 363-5 Elec.—In exercise of the powers conferred by Rule 93 of the Representation of the People (conduct of Elections and Election Petitions) Rules, 1951 I, Mohininath Phukan, Returning Officer, Council of States Constituency, Manipur hereby fix the date of counting of votes at the above elections on Monday, the 22nd March, 1954 at 4-30 P. M.

M. N. Phukan,
Returning Officer.

The Representation of the People (Conduct of Elections & Election Petitions), Rules, 1951

FORM-5.

(Rules 10(3) & 11)

Election to the Council of States by the Member of Manipur Electoral College.

List of valid Nominations:

FINAL LIST OF CANDIDATES FOR ELECTION:

S. No.	Name of candidate	Address of candidate
1.	Shri Ngangom Tompok	Thangmeiband Kabrambam Leikai, Imphal.
2.	Shri Senjam Inghal	Sagotband Wahengbam Leikai, Imphal.

Note :—The poll will be taken between the hours 8. A.M. and 4. P.M. on 22nd March, 1954 in the Court room of the Chief Commissioner, Manipur.

Place :—Imphal.

Date :—9-3-1954.

M. N. Phukan,

Returning Officer,

Council of States Constituency, Manipur.

Imphal, the 18th February, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Wangu Ahallup Co-operative Society, Ltd. (Regd. No. 237 of 9-2-49) in Manipur under Sub-Section (1) of Section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of Section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri L. Yaima Roy, Inspector, C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice.

H. B. Singh,

Asstt. Registrar, C. S., Manipur.

Imphal, the 15th February, 1954.

No. CS, 14,54.—The Government of India have fixed the ceiling prices F. O. R. destination for unpacked cement to be charged by different companies, as follows:—

Rs. 75,8/- per ton for Digvijay Cement Company, Jamnagar

Rs. 75/- per ton for India Cements Ltd. and Orissa Cements Ltd. Rajganpur.

Rs. 72/- per ton for Mysore Iron and Steel Works

Rs. 79/- per ton for Travancore Cements Ltd

Rs. 67/- per ton for Sone Valley Portland Cement Company who have not agreed to condition regarding earmarking of Rs. 2/- per ton for Rehabilitation and Expansion purposes

Rs. 71/- per ton for Associated Cement Companies Ltd., Bombay, Rohtas Industries Ltd., Dahnianagar, Kalyanpur Lime and Cement Company Ltd., Banjari (Bihar) Dalma Dadri Cement Limited, Dalma Dadri, Dalma Cement Bharat Limited, Dalmaipur and Andhara Cement Company Ltd Vijayenanda

Rs. 74/8/- per ton for Jaipur Udyog Limited, Sawaimadhopur pending further examination of their costs.

These prices will take effect from February 8, 1954 and will remain in force until further orders.

Packing charges for current quarter will be at a flat rate of Rs 11/9/- per ton of cement. These packing charges are applicable for cement packed in new bags only. The charges for packing in old bags are subject to settlement between buyer and seller.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

PART III

NOTICE.

Imphal, the 10th March, 1954.

Applications are invited & will be received by the undersigned upto 3 p.m. on 25-3-54 for the post of one Laboratory Attendant each for the departments of Chemistry & Physics in scale of 22-½-28 p.m. plus D.A. as admissible under rules.

Academic qualification—Must have at least passed class VIII.

Age—Between 22—28 years.

N. B. Singh,
Offg. Principal, D.M. College, Imphal.

Manipur



Gazette

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 64-E-19

Imphal, Thursday March 18, 1954.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 18th March, 1954.

The following notification issued by the Delimitation Commission, India is published for general information.

G. H. Singh,

Asstt. Secy. to the Govt. of Manipur.

DELIMITATION COMMISSION, INDIA

NOTIFICATION

New Delhi, the 15th March, 1954.

No. 58 24 53.—In pursuance of clauses (a) and (b) of sub-section (3) of section 8 of the Delimitation Commission Act, 1952 (LXXXI of 1952), the Delimitation Commission hereby publishes its proposals in respect of the distribution of the seats allotted to the State of Manipur in the House of the People and the delimitation thereof in accordance with the provisions of sub-section (2) of the said section and specifies the 5th April, 1954, as the date on or after which the proposals will be further considered by it.

Any objections or suggestions in regard to these proposals should reach the Secretary of the Delimitation Commission (No. 2, Prithvi Raj Road, New Delhi) before the said date. It would facilitate prompt consideration if they are in English.

The Commission will hold a public sitting at Imphal at 11-30 A. M. on Monday the 12th April, 1954, when it will further consider these proposals and the objections and suggestions received by it before the 5th April, 1954.

PROPOSALS

The territorial constituencies into which the State of Manipur shall be divided for the purpose of elections to the House of the People, the extent of each constituency, the number of seats allotted to each constituency, and the number of seats, if any, reserved for the Scheduled Tribes in each constituency shall be as shown in the following Table :—

TABLE—PARLIAMENTARY CONSTITUENCIES

Serial No.	Name of Constituency	Extent of Constituency	Total number of seats	Seats reserved for Scheduled Tribes.
1	2	3	4	5
1	Inner Manipur.	Sadar Sub-division (excluding the area which formerly constituted the Mao Sub-division) ; and Bishenpur tahsil of Thoubal Sub-division.	1	Nil.
2	Outer Manipur.	Thoubal sub-division (excluding Bishenpur tahsil) ; Jiribam, Ukhrul, Churachandpur and Tamenglong sub-divisions; and the area which formerly constituted the Mao sub-division.	1	1.

P. S. Subramanian,
Secretary.

নোটিশ।

মনিপুরী ভোগাইগী কলেজ অমা ১৯৫৪ ইংগী ১লা এপ্রিলবগী লিংখংলগনি। অহানবগী বক্তম খবা বারু পাড়া থিয়েটার হোলনা উনখিগনি।

মখানা ইরিবা ফিগ অদি চংগনি।

জুনিয়ার ক্লাস—

১বা চহি — বুপা ৫,
২বা চহি — „ ৭১১০

সিনিয়ার ক্লাস — „ ১৫,
মিং চনবগী — „ ৫,

উননিংবা মীনা মখাদা সহি ভৌজরিবা অদিদা খংহনবিবরুবা হায়জরি।

ইফাল,

তাং ১৮।৩।৫৪ ইং

শ্রীবিজয়ন দেব শৰ্মা,

অবৈতনিক অধ্যক্ষ মনিপুর ডাঙ্গ কলেজ।



PUBLISHED BY AUTHORITY

No. 65

Imphal, Wednesday, March 31, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 15th March, 1954.

No. FA/2/54/10.—The Chief Commissioner is pleased to grant earned leave to Shri T. C. Tiangkham, Extra Assistant Commissioner for 30 (thirty) days with effect from the forenoon of 4-3-54.

Imphal, the 25th March, 1954.

No. R/48,51-II.—The Chief Commissioner is pleased to order the de-reservation of $4\frac{1}{2}$ paris of land as per description below from the area comprised in Utrapat fishery with effect from 1st April, 1954 for settlement as agricultural land :—

Description of land cancelled from Utrapat fishery.

1 pari :— North ... Khas land in Utrapat fishery.

South ... Utrapat Fishery.

East ... Rupit land newly settled in the names of

1. Kongkham Angahal Singh 2. K. Samungou Singh

3. K. Pisak Singh 4. K. Manao Singh

West ... Joint boundary of Naorem and Kongkham village.

$2\frac{1}{2}$ paris :— North ... Turen Ahanbi Maril.

South ... Khas land in Utrapat fishery.

East ... Turen Ahanbi Maril.

West ... Joint boundary of Naorem and Kongkham village.

1 pari :— North ... Rupit land newly settled in the names of

1. Naorem Koirang Singh 2. Laisram Hera Singh

3. Ayekpam Henou Singh 4. Naorem Bora Singh and

5. Naorem Thambou Singh.

South

East

West

} Utrapat Fishery.

T. Kalachand Singh,

Asstt. Secy. to the Govt. of Manipur.

Imphal, the 15th March, 1954.

No. HDE/31/54/17 —The Chief Commissioner is pleased to constitute a Board consisting of the following to consider policy and programme for Audio-visual Education in Manipur.

1. Adviser/Education	Chairman
2. R. K. Basu	Member
3. Shri L. Manihar Singh	do
4. Inspector of Schools	do
5. Education Secretary	Secretary

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 25th March, 1954.

No. HDE/74/53. —The Chief Commissioner is pleased to allow Shri S. Gourhari Singh, Assistant Secretary, Home, to work as Honorary Secretary of the proposed Dance College at Imphal, in addition to his own official duties.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

Imphal, the 16th March, 1954.

ORDER NO. 12 OF 1954.

The Judicial Commissioner is pleased to order that all pleadings, memoranda of appeals, original petition, affidavits, applications and papers of similar character presented to the Courts, except by the Police Officers, shall be written, typewritten or printed fairly and legibly on paper known as "Demi" or "Cartridge" paper obtainable from the Treasury and sold by all licensed Stamp Vendors, on one side of the paper only being used with a quarter margin together with at least one and a half inches of open space being left at the top and bottom of each sheet.

This will have effect from the 1st April, 1954.

K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur.

NOTIFICATION.

Imphal, the 17th March, 1954.

No. R/20/518.—It is hereby notified that land within the boundaries described below measuring more or less 20 bighas 2 kathas and 2 lessas in the village Tentha, Thoubal Tahsil, Manipur is likely to be needed for a public purpose viz., for the purpose of grazing ground of Tentha Khunjao village.

A } Dag Numbers 1135, 1136, 1137, and 1138 of sheet No. 2
village No. 37 Tentha under Thoubal Tahsil.

This notification is made under the provisions of Section 4 of Act I of 1894 as amended by Act XXXVIII of 1923, to all whom it may concern.

Objection to the acquisition, if any filed under Section 5 A by any person interested within the meaning of last section on or before the 12th April, 1954, Deputy Commissioner, Manipur will be considered.

The Government of Manipur are pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Section (2) of Section 4 of the Act.

P. C. Deb,
Chief Secy. to the Govt. of Manipur.

Imphal, the 15th January, 1954.

The following Resolution No. 53/69/53-Public dated 29-12-53 received from the Government of India, Ministry of Home Affairs, New Delhi, is published for general information.

T. Kipgen,
Secy. (Home) to the Govt. of Manipur.

RESOLUTION.

The Government of India have been giving careful consideration to the problem of the States which are constituent units of the Indian Union. These States, as they exist today, are largely the result of historical processes and the spread and consolidation of the British Power in India. On the attainment of independence, India was partitioned and the independent State of Pakistan was created. A process of merger and integration took place in regard to what were then called the "Indian States". This integration of the old Indian States, which was brought about within a very short period, was an event of historic significance. The integration, however, was naturally based to a large extent on the old patterns which existed before independence.

2. The pattern of States in the Union is thus the result of historical accident and circumstances. Their mere existence for a hundred years or more developed political, administrative and cultural associations within and between them.

3. The greater development of political consciousness among the people and the growing importance of the great regional languages led gradually to demands for the formation of certain States on a linguistic basis. Each such separate problem was however closely inter-related with other problems, and any formation of a new state necessarily affected a number of other States. It thus became increasingly difficult to consider any such problem in isolation.

4. The language and culture of an area have an undoubted importance as they represent a pattern of living which is common in that area. In considering a re-organisation of States, however, there are other important factors which have also to be borne in mind. The first essential consideration is the preservation and strengthening of the unity and security of India. Financial, economic and administrative considerations are almost equally important, not only from the point of view of each state, but for the whole nation. India has embarked upon a great ordered plan for her economic, cultural and moral progress. Changes which interfere with the successful prosecution of such a national plan would be harmful to the national interest.

5. The Government of India have come to the conclusion that the whole question of the reorganisation of the States of the Indian Union should be carefully examined, objectively and dispassionately, so that the welfare of the people of each constituent unit, as well as of the nation as a whole, is promoted. The Government have accordingly decided to appoint a Commission to conduct such an examination.

6. The Commission will consist of Shri Saiyid Fazl Ali, at present Governor of Orissa, Shri Hriday Nath Kunzru, Member of the Council of States, and Shri Kavalam Madhva Panikkar, at present Ambassador of India in Egypt, of whom Shri Saiyid Fazl Ali shall be the Chairman of the Commission.

7. The Commission will investigate the conditions of the problem, the historical background, the existing situation and the bearing of all important and relevant factors thereon. They will be free to consider any proposal relating to such reorganisation. The Government expect that the Commission would, in the first instance, not go into the details, but make recommendations in regard to the broad principles

which should govern the solution of this problem and, if they so choose, the broad lines on which particular States should be reorganised, and submit interim reports for the consideration of Government.

8. The Commission will be at liberty to devise their own procedure for their work, for collecting information and for ascertaining public opinion. The Commission will ordinarily hold their sittings in private.

9. The Commission will have a Secretary and such staff and advisers as may be considered necessary.

10. The Commission will make their recommendations to the Government as soon as may be practicable, and not later than the 30th June, 1955.

PART III

Imphal, the 25th March, 1954.

Tour Programme of Chief Commissioner for the Month of April, 1954.

3-4-54 (Saturday)	...	10 a. m.	...	Leave Imphal by Motor car.
		4 p. m.	...	Arrive Ukhrul.
4-4-54 (Sunday)	...	9 a. m. to 11 a. m.	...	Interviews.
		11-30 a. m.	...	Inspect Hospital.
5-4-54 (Monday)	...	9 a. m. to 11 a. m.	...	Interviews.
	---	11-30 a. m.	...	Inspect S. D. O's Office.
	...	12-30 p. m.	...	Inspect Water supply arrangements.
6-4-54 (Tuesday)	...	9 a. m. to 11 a. m.	...	Interviews.
		11-30 a. m.	...	Inspect Government High School.
		12-30 p. m.	...	Inspect Police Outpost.
7-4-54 (Wednesday)	...	9 a. m. to 11 a. m.	...	Interviews.
		11-30 a. m.	...	Inspect Veterinary Hospital.
		3 p. m.	...	Inspect Agricultural Farm.
8-4-54 (Thursday)	...	9 a. m. to 11 a. m.	...	Interviews.
9-4-54 (Friday)	...	10 a. m.	...	Leave Ukhrul by Motor car.
		4 p. m.	...	Arrive Imphal.

P. C. Deb.,

Chief Secretary to the Govt. of Manipur.

NOTICE.

Imphal, the 25th March, 1954.

The 24th March, 1954 being a holiday on account of Halangkar there was no issue of the Manipur Gazette on that date.

G. H. Singh,
Supdt., Govt. Press, Manipur.



4287

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 1-2-A

Imphal, Friday April 2, 1954.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 14th September, 1953.

No. J/28/53—In exercise of the powers conferred upon him by sections 27 and 34 of the Court-fees Act, 1870 (VII of 1870), as amended by Act XII of 1891 read with Government of India, Ministry of States notification No. 104 J dated 24th August, 1950, the Chief Commissioner is pleased to make the following rules for regulating—

- (i) the supply of stamps to be used under the said Act ;
- (ii) the number of stamps to be used for denoting any fee chargeable under the said Act ;
- (iii) the renewal of damaged or spoiled stamps ;
- (iv) the keeping of accounts of all stamps used under the said Act ;
- (v) the sale of stamps to be used under the said Act ;
- (vi) the persons by whom alone such sale to be conducted and
- (vii) the duties and remuneration of such persons.

"Court-fee
Stamps"
defined.

1. Adhesive and impressed stamps bearing the word "Court-fee" are called Court-fee stamps, and the fees chargeable under Act VII of 1870 shall be collected only by means of such stamps, subject to the exceptions mentioned in section 3 of the Act.

Ex-officio
vendors.

2. The Treasurer at Imphal Treasury and at sub-divisions such other officer as may be entrusted with the custody and the sale of stamps on behalf of Government, shall be ex-officio vendors, and shall sell, on behalf of Government, "Court-fee" stamps to licensed vendors, and to the public on application.

Licensed
vendors.

3. Such persons as may be licensed by the Deputy Commissioner or subject to the control of the Deputy Commissioner, by Sub-divisional Officers, shall be licensed vendors and shall sell to the public such stamps as are indicated in their licenses.

Licenses what
to specify.

4. Every license shall specify the name of the licensee, the description of stamps which may be sold under the license, the place of vend, and such other matters as may be necessary, and shall be signed by the authority granting it. The license shall be revocable at any time by the authority who grants it.

NOTE :—For forms of license see appendix.

Number and
kind of
stamps to be
used when
the fee
amounts to
less than
Rs. 25.

5. When in any case the fee chargeable under the Act is less than Rs. 25 such fee shall be denoted by adhesive stamps and when the fee amounts to or exceeds Rs. 25 such fee shall be denoted by impressed stamps.

In cases where the amount of fees is less than Rs 25 and such amount can be denoted by a single adhesive stamp such fee shall be denoted by a single adhesive stamp of the required value. But if the amounts cannot

be denoted by a single adhesive stamp, or if a single adhesive stamp of the required value is not available, an adhesive stamp of the next lower value available shall be used, and the deficiency shall be made up by the use of one or more additional adhesive stamps of the next lower values which may be required to make up the exact amount of the fee.

When fees amount to or exceed Rs 25

6. In cases where the amount of fees is equal to or exceeds Rs. 25 and such amount can be denoted by a single impressed stamp, the fee shall be collected by a single impressed stamp of the required value. But if the amount cannot be denoted by a single impressed stamp, or if a single impressed stamp of the required value is not available, an impressed stamp of the next lower value available shall be used, and the deficiency shall be made up by the use of one or more additional impressed stamps of the next lower values available, which may be required to make up the exact amount of the fee, in combination with adhesive stamps to make up fractions of less than Rs 25

Probates and letters of administration.

6A. As an exception to the provisions of rules 5 and 6 the additional Court-fees payable under section 19E of the Act on probates and letters of administration shall be denoted either by (a) impressed and adhesive stamps in the manner prescribed in rules 5 and 6 or (b) wholly by adhesive stamps

Certificate to be given by a licensed stamp vendor when a single stamp is not available.

7. When the application for the required stamp is made to a licensed vendor of Court-fee stamps and such vendor is unable to furnish a single stamp of the required value, he shall give a certificate to that effect in the form below. The certificate referred to must be affixed to the document and filed with it :—

FORM OF CERTIFICATE

"Certified that a single stamp of the value of Rs. required for this document is not available, but that, in lieu thereof, I have furnished a stamp of the next lower value available, and made up the deficiency by the use of one or more ^{adhesive}_{impressed} stamps of the next lower values available required to make up the exact amount of the fee".

No such certificate required from an official vendor.

8. No such certificate shall be required under similar circumstances from an official vendor, but the latter shall carefully observe the same principle of issuing, whenever practicable, a single stamp of the required value, or when, from any reason, this is not possible, of furnishing a stamp of the next lower value available and of making up the deficiency by the use of one or more additional stamps of the next lower values available, which may be required to make up the exact amount of the fee as directed in rules 5 and 6.

Mode of stamping and engrossing instruments for which a single stamp is not available

9. Any adhesive stamps, which may be used under rule 6, shall be affixed to the impressed stamp of the highest value employed in denoting the fee, or to the first sheet of the document to be inscribed in such manner as not to conceal the value of the stamp thereon.

When document is not properly stamped,

10. A document stamped otherwise than in accordance with the preceding rules is not properly stamped within the meaning of section 28 of the Court-fees Act, 1870.

Directions for the use of plain paper with impressed stamps,

11. When one or more impressed stamps used to denote a fee are found insufficient to admit of the entire document being written on the side of the paper, which bears the stamp, so much plain paper may be joined thereto as may be necessary for the complete writing of the document,

and the writing on the impressed stamps and on the plain paper shall be attested by the signature of the person or persons executing the document.

13. Every licensed vendor shall at all times have posted up, in a conspicuous place outside the place of vend, a sign-board bearing the name of the vendor with the words "Licensed Vendor of Stamps" in Manipuri and English. He shall also have in the place of vend his license and the Acts of the Legislature and then schedules referring to the stamps sold by him, together with these rules in English placed so that they can readily be seen and read by purchaser.

Every ex-officio or licensed vendor shall insert at the time of sale to the public the name of the purchaser, the date of sale, and the signature of the vendor on the blank space left for this purpose on each adhesive court fee stamp.

Particulars to be entered on adhesive stamps.

Note—In places where the sale of stamps of low value is so great as to render it difficult to carry out the above rule 13 in its entirety, the Chief Controlling Revenue Authority has power to relax it to such extent and in such a manner as may appear necessary, provided that no such relaxation shall apply to stamps of the value of over one rupee, and that in each case the extent and manner of relaxation shall be distinctly stated in the order and be published for general information.

14. Every ex-officio or licensed vendor shall write at the time of sale on the back of every impressed Court fee stamp, which he sells, a serial number, the date of sale, the name and residence of the purchaser, and the value of the stamp in full in words, and shall affix his signature to the endorsement; at the same time he shall make corresponding entries in a register to be kept by him in the following form —

Particulars to be entered on impressed stamps.

Serial Number	Date of sale	Value of stamps	Name and residence of purchaser	Remarks

15. Licensed vendors at all places purchasing Court fee stamps of the total value of Rs. 25 and upwards at one time, by payment of ready money, shall receive the same at a discount at the following rates —

For stamps of the value of one rupee or less Re. 0-14-7 per cent. or 14 pias per rupee; for stamps of higher value, Re. 0-12-6 per cent. or 12 pias per rupee.

16. No discount shall be allowed on purchase of any stamp of which the value is more than Rs. 50. Stamps above that value are procurable from the District and the Sub-divisional Officers.

17. No licensed vendor shall be supplied with stamps on credit without the special sanction of the Chief Controlling Revenue-authority.

18. A licensed vendor shall obtain all the supplies of stamps, which he is authorised to sell, only from the Treasury for which his license was granted, and shall sell stamps only at the place mentioned in his license.

Special
arrangement
for vend of
stamps

19 When persons cannot be found willing to undertake the sale of judicial stamps in any locality in which the establishment of a vendor seems desirable, some persons in the public service may be appointed stamp vendor on a small salary in addition to the usual rate of discount allowed to licensed vendors. This system shall not, however, be introduced without the sanction of the Chief Commissioner.

Who may be
licensed
vendors

20 In order that the public may be provided with facilities for readily obtaining stamps in outlying localities where otherwise stamps might not be easily procurable, a sufficient number of licenses for the sale of stamps of every description may be granted by the Deputy Commissioner or, subject to the control of Deputy Commissioner, by Sub-divisional Officers, to any respectables and reasonably substantial person who wishes to sell them either as a special business or as an addition to some other business which he carries on. At Treasury Office at Imphal and sub-divisional headquarters and in large towns where vendors are readily found, the number of them shall be such as to offer reasonable facilities to the public, but it shall be limited so as to allow of a moderate income from the sale of stamps being derived by each.

Licenses may be granted to rural Registrars or their muharrirs, and to Postmasters with the consent of the Postmaster-General.

Every
licensed
vendor to
keep a stock
for supply
of stamps

21. Every licensed vendor shall keep a sufficient stock of the stamps which he is authorized to sell to meet the local demand. If he fails to do so, his license may be cancelled.

Accounts,
etc of
vendors open
to inspection

22 Every vendor licensed to sell stamps is bound to present his accounts and the store of stamps in his possession for inspection and examination by the Deputy Commissioner or any gazetted officer duly authorized by him, and, within the compounds belonging to the Civil Courts, by the District Judge or any Gazetted officer duly authorized by him at any time, that he may be called upon to do so.

Treasurers
etc not to be
allowed any
discount

23. No Treasurer of other subordinate officer in charge of stamps shall purchase stamps at a discount for sale on his own account to the public.

Special care
to be taken
with adhesive
stamps

24 Every precaution must be taken to preserve the adhesive stamps from damp, and to prevent their becoming firmly fixed together by the gum on the back. The stocks shall be carefully examined and dried when necessary; and the place where they are stored shall be always kept properly dry. The sheets also, as far as possible, shall be kept face to face and never back to back. The Treasury Officer is required, as an additional precaution, to keep all adhesive labels of the value of Rs. 20 and upwards in a small air-tight and locked tin box within the stamp almirah or chest.

Deficiency
in store to
be at once
reported.

25. Any deficiency that may be discovered in the store of stamps shall be immediately reported to (1) the Chief Commissioner of the Division, who shall report it to the Superintendent of Stamps and (2) direct to the Accountant General, Shillong.

Issue from
double locks.

26. The Treasury Officer at Imphal shall cause the store under double locks to be opened, and the required quantity of stamps to be counted and delivered in his presence to the Treasurer at Imphal and at sub-divisions to the subordinate officer entrusted with the custody and sale of stamps on behalf of Government. The number and value of stamps delivered to the Treasurer at Imphal, and to the subordinate officer at sub-divisions shall be entered in the store book, and the balance struck at the time of delivery.

This balance shall be attested by the initials of the Treasury Officer and the Treasurer at Imphal and of the Sub-divisional Officer and the subordinate officer at sub-divisions, both of whom shall invariably be present during the whole time that the store under double locks, or any part of it, remains open. The deliveries shown in the store book shall agree with the indent as approved, and shall also agree with the entries in the account of daily sales (i.e., single lock account) of the Treasurer at Imphal and of the subordinate officer at sub-divisions.

NOTE:—As regards the stock of stamps to be made over to ex-officio vendors and the intervals at which such stock should be replenished see rule 28 of Part III, section (1) of the Executive Rules made by the Government of India relating to stamps including Metch Excise banderols.

Issue from double locks at intermediate time.

27. If the Treasurer at Imphal or the subordinate officer at a sub-division, requires stamps at any intermediate time, the same process shall be observed as is prescribed in the preceding rule.

Agreement of daily sales with Accountant's register.

28. In checking the account of daily sales of stamps the officer in charge of the depot shall see that the daily totals agree with the Accountant's register of stamp sales and initial both.

NOTE:—For the account of daily sales see rule 27 of the rules for the supply and distribution of stamps made by Government of India.

Supervision by District Officers and Commissioner.

29. The Deputy Commissioner shall exercise a strict supervision over their Treasuries in the department and the Chief Commissioner shall, in his inspectional visits, pay particular attention to the state of the stamp accounts.

Half yearly verification of stock.

30. In making the half-yearly verification of stock on the last open day of September and March each year, a statement shall be prepared showing the number and value of each denomination of stamps as they are examined, and the verifying officer shall see, by personally testing the same, that the values shown in this statement under each denomination correspond with true value as ascertained by actual calculation, and that the total value of each description corresponds with the sum of the totals of each denomination. The total value of each description shall then be carried into the half-yearly certificate prescribed by Government.

Personal liability of Treasury Officer.

31. Every Treasury Officer shall be held personally liable for any loss that may occur to Government during his incumbency owing to his neglect to observe the rules.

Cross total-ling of entries.

32. Inspecting officers invariably and the officer in charge of the depot from time to time, shall cross total the entries in the registers of stamps under double and single lock.

Account of daily sales in sub-treasury.

33. In sub-divisions, when the sub-treasury officer is present at his station and no amount is made over to the sub-treasurer for custody under single lock, the daily account sales be kept up by passing the daily sales through the account both as receipts and issues. While the sub-treasury officer is away the daily account shall be maintained like any other single lock account.

NOTE:—As regards the daily account of sales see rule 27 of the rules for the supply and distribution of stamps made by the Government of India.

Renewal on the certificate of the presiding officer of any Court of adhesive Court-fee stamps, which have been rendered useless.

31. The presiding officer of any Court, where adhesive Court-fee stamps are used, shall, in the exercise of his direction, be competent to issue a certificate for the renewal, free of charge, of the stamp, or stamps on any document, in any case in which the rewriting of such document has, through inadvertence or accident been, in his opinion, rendered necessary; or when, after it has been duly stamped, and the stamps have been cancelled, it is found that the reason for presenting it to, or filing it in, the Court has ceased to exist. Such certificate shall be sufficient authority to the Deputy Commissioner or officer in charge of a sub-division, as the case may be, to issue to the holder of a certificate other stamps of the value specified in the certificate, on delivery of the stamps which have been rendered useless.

Who to receive application

35. Applications for renewal may be received at the sub-divisional headquarters by the Sub-divisional Officer, and at Imphal by either the Deputy Commissioner or the Stamp Extra Assistant Commissioner; in the last named case they shall be sent immediately to the Deputy Commissioner for orders

Applications to be on printed forms

36. Applications for renewal shall be made on the printed forms prescribed by Government.

Register of applications.

37. The officer authorised to sanction renewals shall keep a register of applications for renewal in the form prescribed

Note.—For the forms prescribed see appendix.

Procedure after receipt of application

38. On receipt of an application, the stamped papers shall be counted, and the counterfoil attached to the form shall be filed up and returned to the applicant, who shall be told when the order will be passed.

Examination of the stamps and the grounds of application.

39. The authority to sanction the application shall satisfy himself that the stamps are genuine, and that no marks of cancelment have been erased. He shall also carefully examine the grounds of the application before granting the renewal.

Particulars to be noted by the sanctioning authority at the time of granting renewal

40. If the sanctioning authority is satisfied that the applicant is entitled to the renewal, he shall grant such renewal, entering the necessary particulars in the counterfoil attached to the application and taking the applicant's receipt thereon.

Procedure to be followed when affidavit or deposition necessary.

41. If the sanctioning authority thinks it necessary to require an affidavit, he shall return the application for that purpose. If a deposition be thought necessary, the sanctioning authority shall take it or have it taken at once.

Procedure when stamp is purchased in different districts.

42. If the stamp has been bought in a district or sub-division other than in which it is presented for renewal the officer who received the application shall refer the applicant to the authority authorised to grant renewal in the district or sub-division where the stamp was purchased.

Treasurer's report necessary in exceptional cases

43. If during an examination under rule 39 the sanctioning authority has any doubt as to the genuineness of the stamps a report shall be called for from the Treasurer.

Circumstances under which applications may be struck off and the stamps destroyed.

44. When an application for renewal of spoilt or useless stamps is sanctioned, or a deposition, affidavit or further evidence demanded in support of it, if fresh stamps are not taken or the deposition, affidavit, or further evidence called for is not given, as the case may be within one year of the date of the order, in either case the application shall be struck off, and the stamps destroyed by the sanctioning authority as under rule 45.

Stamps to
be punched
and des-
troyed.

45. When a renewal is granted the sanctioning authority shall then and there punch and destroy the stamps and attach in each case a certificate to that effect to the order for renewal. Stamps which are taken back from a stamp vendor or his heirs need not be punched or destroyed but should be placed in store again.

N. B.—The destruction shall be by burning and shall be carried out in the presence of the sanctioning authority.

Deputy Com-
missioner to
destroy un-
serviceable
stamps.

46. All unserviceable and spoilt stamps in the treasuries and sub-treasuries in Assam shall be destroyed by fire in the presence of the Deputy Commissioner.

The certificates of destruction and any received under rule 45 shall be attached to the plus and minus memorandum of stamps for the period to which they relate.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

APPENDIX—Forms

License for the vend of Court-Fee stamps used under Act VII of 1870
as amended by Subsequent enactments
(see Rule 4)

To _____ son of _____
resident of _____

You are hereby authorized to sell court-fee stamps used under Act VII of 1870 as amended by subsequent enactments, subject to the rules sanctioned by Government from time to time for the sale of stamps at

1. Adhesive Court-fee stamps and impressed Court-fee stamps of value not exceeding Rs 50 each, which you may obtain from the Government Treasury, shall only be sold under this license.

2. You shall insert at the time of sale to the public the name of the purchaser, the date of sale, and your signature on the blank space left for this purpose on each adhesive Court-fee stamp.

3. You shall write on the back of every impressed court-fee stamp which you sell, the date of sale, the name of the purchaser, and the value of the stamp in full in words, and shall affix your signature to the endorsement.

4. You shall at all times have stuck up in a conspicuous place outside the place of vend, a signboard bearing your name with the words Licensed Vendor of Stamps in Manipuri or English, you shall also have in the place of vend your license and the Acts of the Legislature and their schedules referring to the stamps sold by you, together with the rules for regulating the sale of court-fee stamps framed under Act VII of 1870 as amended by subsequent enactments in English, placed so that they can readily be seen and read by purchasers.

5. You shall at all times keep a sufficient stock of one-anna revenue stamps for sale to the public.

6. Your license is revocable without cause shown at any time and any infraction of the above conditions is punishable under section 31 of the Act of 1870 as amended by subsequent enactments.

Dated

19

}

Deputy Commissioner.

District of

FORMS OF APPLICATIONS FOR REFUND OR RENEWAL.

(See Rule 36)

Form of application for refund or renewal.	Applicant's receipt.	Sanctioning authority receipt.															
1. Name of applicant, address (village & post Office).	Received from the Collector of the sum of Rs. only being the value of spoiled stamps less one anna in each rupee of the nominal value.	Received an application with _ spoiled stamps.															
2. Description of stamp (i. e., impressed or denoted).																	
3. Value.	(Signature).	value Rs.															
4. Date of purchase.																	
5. Where and from whom purchased.	Date.	praying for { refund renewal															
6. Date of the stamp becoming spoiled or unfit for use.	Received from the Collector of fresh stamps as follows :—	thereof under section. , Act of															
7. Manner in which the stamp has become spoiled or unfit for use.																	
8. Whether the application is for refund or renewal.	<table border="1"> <thead> <tr> <th>Number</th> <th>Value</th> <th>Amount.</th> </tr> </thead> <tbody> <tr> <td></td> <td></td> <td></td> </tr> <tr> <td></td> <td></td> <td></td> </tr> <tr> <td></td> <td></td> <td></td> </tr> <tr> <td>Total</td> <td></td> <td></td> </tr> </tbody> </table>	Number	Value	Amount.										Total			these stamps value Rs. are herewith returned as inadmissible. Orders will be passed on
Number	Value	Amount.															
Total																	
9. Date of application.																	
I do hereby declare that the statements made above are true to the best of my knowledge and belief.																	
(Signature of applicant)																	
10. Date fixed for disposal.																	
11. Date of disposal.	(Signature of the Applicant).	Signature and designation of sanctioning authority.															
12. Final order.																	
13. Initials and designation of sanctioning authority.	Date	Date															

REGISTER OR RENEWALS AND REFUNDS.

(See Rule 37)

The following particulars shall be entered in this register :—

1. Serial number of application.
2. Date of application.
3. Name of applicant.
4. Number and description of stamps delivered for refund or renewal.
 - (a) Number.
 - (b) Description.
5. Value of each stamp.
6. Total value.
7. Abstract and date of Sanctioning Authority's orders.
8. Amount of refund granted in cash.
9. Value of stamps allowed to be renewed.
10. Value of stamps returned in respect of which refund or renewal is refused.
11. Date of refund, renewal, or return of stamps, to applicant.
12. Receipt of applicant or his duly authorised agent.
13. Signature of Sanctioning Authority and the date of destruction of stamps.
14. Remarks.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 2 E 2

Imphal, Saturday April 3, 1954

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 3rd April, 1954

In continuation of Notification dated New Delhi the 1st March 1954 published in the Manipur Gazette No 64 E-19 of the 15th March 1954 following is also published for general information

MINUTE OF DISSENT.

We have to inform the Commission with regret that we are not in a position to agree with the proposals set out in the draft notification. We also take note of the fact that the proposals as presented in their present shape or form are not new proposals as such, but the same proposals incorporating the same orders of the Delimitation Commission under which the State of Manipur was divided for the purpose of elections in 1952 to the House of the People into two single member constituencies. It is worthwhile to mention, in this connection, that the orders of the Delimitation Commission passed as late as 1952 relating to the distribution of the two seats allotted to the Manipur State in the House of the People to territorial constituencies and their delimitation, were much criticised and protested against by all sections of the public of the Manipur State. We propose to make some comments and also suggestions on the proposals so as to enable the Commission to come to a final decision that will have to satisfy all sections of the public opinion. Our comments and suggestions are given below:-

That the State of Manipur is allotted two seats is by itself a special and extraordinary concession with a view to giving proper representation of the tribals as well as of the non-tribals which normally speaking, could not be entitled to one seat, not to speak of two, taking into consideration the population of this State. That weightage should be given to population as possible then as much as on the spirit and object of the Peoples Representation Act under which Manipur has been allotted two seats, should be the guiding principle in delimiting the territorial constituencies and determining their population. The proposals as they are presented, are such that there are two single member constituencies namely Inner Manipur to elect a non-tribal and Outer Manipur to elect a tribal. In other words, the State of Manipur has been divided into two territorial constituencies—one for the tribals and the other for the non-tribals. In the Outer Manipur constituency where a seat is allotted and that also a reserved seat for Scheduled Tribes, we have a population of 200,320, of which nearly 120,125, are non-tribals. The problem that awaits solution in this connection is whether the adults of so large a non-tribal population of 120,125, who have been given the right of franchise, should be deprived of the right to stand as candidates in their own constituency. Denial of candidature of a large section of the voters in general constitutes a serious danger to the honour of democracy. In the case of the other constituency of the general seat namely Inner Manipur the problem as such does hardly exist though it must be admitted on all hands that it being

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non-tribal constituency the opportunity for the tribals however small their number might be to stand as candidates for the general seat is lacking although there is no legal bar against their doing so.

SUGGESTIONS

We are of the opinion that there are only two alternatives to solve the problems—one being that the State of Manipur be delimited as a double member constituency with reservation of one seat for the tribals. Whether this proposal is agreeable under the existing circumstances is a matter of conjecture. All the more, this should be such a matter which must be decided upon in deference to the majority and representative opinions of the tribals. And the other being that the State of Manipur be divided into two single member constituencies to be called Valley Constituency and Hill Constituency—each respectively comprising the valley and the hill areas, with little emphasis on the inequalities of the population in the respective constituencies, which, it is believed, will be quite in consonance with the spirit and object of the Peoples' Representation Act, 1952, under which Manipur has been allotted two seats. Under the existing circumstances we prefer the latter to the former and recommend the latter.

1. L. Jogeswar Singh, M.P.,
2. Rishang Keishing, M.P.,

Associate Members.

G. H. Singh,
Asstt. Secretary (Home).

নং ৫৮।২৪।৫৩

ডিলিমিটেশন কমিশন, ইণ্ডিয়া।

নং ২, পূর্ববাহু রোড,
নিউ দিল্লি

তার ১।৪।৫৩ ইং।

নোটিশ

খাইনা ংবিলবঙ্গীদমক ভারতকী ডিলিমিটেশন কমিশন ডোবা নোটিশ অবা বখাবা কোংঅরি :—

বখিপুৰগী হোজিক লৈরিবা পালিগাৰেঙরি কমট্টায়েলিবি ডিলিমিট ডোবকী ময়মদা হা ববা হোদোয়ৰে।
বানিগী ময়মদা য়েংপিনিংবা নী পুয়মদা ংগংলকপা হা ংয়মদা ভারতকী ডিলিমিটেশন কমিশন হাঙবা
এডভাইজৰিংগী কাউন্সিল কমদা তার ১২।৪।৫৩ ইং নিংখোকাবা হুবিংকী অফুং পুং ১১ মিনিট ৩০
ভাবদা পত্নিক মিটিং ডোগনি।

পি-এস, হুঝামনিংগ,
সেক্রেটারী।

গৌরহৰিগিংহ,

এলিটেট লোকটগী (হোব) বখিপুৰ।

তার ২।৪।৫৩ ইং।



PUBLISHED BY AUTHORITY

No. 3

Imphal, Wednesday, April 7, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART 1

Imphal, the 27th March, 1954.

No. R/15 53/71.—In continuation of his order issued under this Secretariat Notification No. R/15/53/37 dated the 26th October, 1953, the Chief Commissioner is pleased to extend the term of appointment of Shri Th. Birahari Singh, as Extra Assistant Commissioner for a period of six months with effect from 1st March, 1954. He will continue to be in charge of the Churachandpur Sub-division. He will be in the same scale of pay as sanctioned under the former order.

No. R/22/51/171.—In continuation of his order issued under Notification No. R/22/51/165 dated the 30th November, 1953, the Chief Commissioner is pleased to sanction the extension of the temporary post of Sub-Deputy Collector for a further period of six months with effect from 1st March, 1954 and to the continuance of Shri R. K. Birendra Singh, the present incumbent in the post.

The expenditure will be met from Account III Civil Administration A3(1)-Pay of Officers - 2 Sub-Divisional Collectors.

Imphal, the 3rd April, 1954.

No. J/Misc/80/50/(a).—The Chief Commissioner is pleased to sanction the continuance on the existing terms for a further period of eleven months with effect from 1-4-54 of the following posts sanctioned under this Administration Order No. J/Misc/80/50 dated 27-2-54.

One post of Peskar.

Two posts of Judicial Clerks.

One post of Personal Orderly.

One post of Office Peon.

The expenditure involve will be debitable to the appropriate Sub-heads under the Minor Head "Civil & Sessions Courts" under the Area Demand 1954-55.

Imphal, the 3rd April, 1954.

No J/Misc 89 (3, b).—In continuation of this Administration Order No. J/Misc/80/50 dated 27-2-54, the Chief Commissioner is pleased to sanction the continuance of the post of Additional Munsiff for a further period of 3 months with effect from 1-4-54 and to the retention of the existing incumbent in the post on his present terms.

The expenditure involved will be debitable to the appropriate sub-heads under the Minor Head "Civil & Sessions Courts" under the Area Demand for 1954-55.

Imphal, the 30th March, 1954.

No FA/34, 50.—The Chief Commissioner is pleased to constitute a Promotion Committee consisting of the following in consultation with which promotions in the clerical cadre of the Secretariat will in future be filled up :—

Secretary Home

Chairman.

Assistant Secretary, Finance

Assistant Secretary, Home

Members.

Assistant Secretary, Development

P. C. Deb,

Chief Secy. to the Govt. of Manipur.

Imphal, the 18th March, 1954.

No. FA/85 52/177.—The Chief Commissioner is pleased to grant earned leave for 53 days with half pay leave for 49 days on Medical ground to Shri M. Radhamohon Singh Sub-Judge with effect from the forenoon of 29-7-53 to 7-11-53.

PART II

Imphal, the 25th March, 1954.

No. R/4/53 204.—The Chief Commissioner is pleased to order the de-reservation of 25 Bighas 2 Kathas and 12 lessas of land as per description below, from the area comprised in Kontha Khabam village grazing ground with effect from 1st April, 1954, for settlement as cultivation land :—

The boundaries of the land cancelled from the grazing ground are as below :—

North ... Sribon Hill.

South ... Damoodar Paul's Brick Field.

East ... Paddy field.

West ... Khas land and Damoodar Paul's Brick field.

T. Kalachand Singh,

Asstt. Secy. to the Govt. of Manipur.

Imphal, the 18th March, 1954.

No. R/Ey/3 53.—The Chief Commissioner is pleased to sanction the cancellation of Tharopokpi fishery-Cum-Grass Mahal from the Registers of Government fisheries and Grass Mahals with effect from 1st April, 1954.

Imphal, the 30th March, 1954.

No. Sty/W.M.P.53.—The Chief Commissioner is pleased to order that all pleadings, memoranda of appeals, original petitions, affidavits, applications and papers of similar character presented to the Courts under the Chief Commissioner except by Police Officers, shall be written, typewritten or printed legibly on the paper known as "Demi" or "Cartridge" paper obtainable from the Treasury and sold by all licensed Stamp Vendors, on one side only. This order will have effect from the 1st April, 1954.

NOTIFICATION.

Imphal, the 29th March, 1954.

No. R/7/52/44.—It is hereby notified that land within the boundaries described below, measuring more or less 3 kathas in village Khekman in the Thoubal Tahsil, Manipur is likely to be needed for a public purpose viz. for mending the Keibung Khong breach :—

3 Kathas of land covered by patta No. 9/126 L (dag No. 20) of Yengkhom Thanil Singh s/o Panjao Singh of Khekman.

North ... Ingkhol of Yengkhom Thanil Singh (the balance area under Dag No. 2085 of P.9/126 L).

South ... Thoubal River

East ... Thoubal River.

West ... Thoubal River.

This notification is made under the provision of Section 4 of Act I of 1894, as amended by Act XXXVIII of 1923, to all whom it may concern.

Government are pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-section (2) of Section 4 of the Act.

In exercise of the powers conferred by Section 17(1) of the Act, Government have decided that in view of the urgency of the project, provisions of Section 5 A of the Act shall not apply.

P. C. Deb,

Chief Secretary to the Govt of Manipur.

NOTIFICATION NO. 6 1954.

Imphal, the 3rd April, 1954.

In exercise of the power vested in me vide order No. 15 dated 29.6.53, it is hereby notified that as there is no stock of 'Demi' or 'Cartridge' paper at the Imphal Treasury at present, the existing practice of using ordinary plain paper will continue. Necessary notification will be issued as soon as 'Demi' or 'Cartridge' paper are available, when they are to be used as per Order No. 12 of 1954, dated 6th February, 1954.

K. B. Singh,

Registrar, Judicial Commissioner's Court.

Imphal, the 17th March, 1954.

The following notification No. AAP. 145/53-PF/143 dated 5-3-54 received from the under Secretary to the Government of Assam Apptt. Department is republished for general information :—

T. Kipgen,
Secretary to the Govt. of Manipur.

NOTIFICATION

No. AAP. 145/53-PF/143—The Governor of Assam is pleased to direct the publication of the results of the Half Yearly Departmental Examination of the Indian Administrative Service and other officers held from the 24th to 27th November, 1953 both days inclusive :—

Officers of the Manipur State

1. Shri T. C. Tiangkham, S. D. O. —Law Parts I & II by the lower standard.
2. " O. Kathipri, E. A. C.—Law Parts I & II by lower standard and Hindustani.
3. " K. Lamphel Singh E. A. C. —Law Part II by higher and lower standards and Hindustani
4. " K. Kipgen, E. A. C. —Law Part I by lower standard and Hindustani
5. " Birahari Singh, S. D. O. —Law Parts I & II by lower standard.
6. " Basiruddin Ahmed, S. D. O. —Law Part II by lower standard.

PART IV

NOTICE

Imphal, the 29th March, 1954.

Notice is hereby given that it is proposed to reserve as a grazing ground, under section 13 of the Assam Land and Revenue Regulation, the land specified in the Schedule annexed, of which the plan is open to inspection at the Office of the Deputy Commissioner, Manipur, Imphal during Office working hours.

Any person having any objection to offer against the allotment of the said land as grazing ground should present such objection in writing to the Deputy Commissioner on or before the 24th April 1954.

SCHEDULE

A plot of land consisting of 63 Bighas 2 Kathas and 16 leassas situate in dags No. 6001 and 6003 in Tentha Village No. 37 in Thoubal Tashil and bounded as follows :—

Dag No. 6001
North—Tentha Hill
South—Tekcham village boundary
East—Lousi Awang Pat.
West—Tentha Hill

Dag No. 6003
North—Tentha Hill
South—Lousi Awang Pat and grazing ground under dag No. 6008.
East—Grazing ground under Dag No. 6008.
West—Lousi Awang Pat.

M. N. Phukan,
Deputy Commissioner, Manipur.

PRESS NOTE.

Imphal, the 30th March, 1954.

In accordance with the interpretation of clause 1 (a) of Article 286 of the Constitution of India by the Supreme Court of India in the case :- State of Bombay versus United Motors (India) Limited, the Government of Manipur have decided to realise sales tax from non-resident dealers with effect from 1st January 1954, except from such non-resident dealers who have already realised the Manipur sales tax from the consumers or un-registered dealers in Manipur, waiving their claim to the arrears dues which they could have realised under the law. Thus those dealers in India who are resident outside the State of Manipur but are selling goods to the consumers or unregistered dealers in the State of Manipur, the delivery of which are being taken in the State of Manipur for the purposes of consumption, will be liable to pay sales tax to the Government of Manipur. It is, therefore, hereby notified for the information of all concerned that all non-resident dealers liable for registration in accordance with the provisions of the Assam Sales Tax Act as extended to the State of Manipur should get themselves registered in the office of the Taxation Officer, Manipur, Imphal. Such dealers are required to submit half yearly returns in respect of Inter-State transactions pertaining to this State by post. Such returns should be submitted in Form II of the Manipur Sales Tax Rules for the first time, within 30 days of the completion of the period ending 31st March 1954 and thereafter within 30 days of completion of each half year on 30th September and on 31st March every year.

Sales made by the non-resident dealers to dealers in the State of Manipur registered under the Assam Sales Tax Act as extended to this State, of goods specified in the certificate of registration of such dealers will be exempt from the levy of sales tax, and in order to claim exemption on account of such sales the non-resident dealers will obtain from the registered dealers of Manipur a declaration from and will send one copy of the declaration from with the return and retain the other for production before the taxing authorities of their own State so as to claim exemption from tax on such sales.

The returns shall also be accompanied by evidence of payment of admitted amounts of the tax.

With a view to afford facility to non-resident dealers the Government have further decided :-

(i) That the sales tax authorities of the State of the dealer's residence will verify in the course of their inspection of the dealer's accounts whether any exports to this State have been made and if so, furnish the relevant information to this State.

The Taxation Officer, Manipur, will examine the accounts of the non-resident dealers at the head-quarters of the Sales Tax Officer concerned in the State of the dealer's residence, whenever he considers this necessary, before making the assessment on the dealer.

(ii) That appeals and revision applications will, as far as possible, be heard at the head-quarters of the State of residence of the dealer concerned.

(iii) That tax due from non-resident dealers shall be paid, in advance, by crossed cheques, postal orders or demand drafts.

(iv) That the legal liability of the non-resident dealer to submission of accounts, appearance etc. within the State would remain; the Government however, have agreed that this liability will not be enforced against the dealer unless he is found to have persistently defaulted in submission of returns or behaved in fraudulent manner.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.



PUBLISHED BY AUTHORITY

No. 4

Imphal, Wednesday, April 21, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I .

Imphal, the 5th April, 1954.

No. FA/2/53/19.—The Chief Commissioner is pleased to grant an extension of earned leave to Shri T. C. Tiangkham Extra Assistant Commissioner for 30 (thirty) days with effect from 3-4-54 in continuation of the leave granted under his order issued under this Secretariat Notification No. FA/2/54/10 dated 15-3-54.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

PART II

Imphal, the 8th April, 1954.

No. CS/12/53(1).—In exercise of the power conferred upon him by the 2nd proviso to clause 3 of the Foodgrains (Licensing & Procurement) Order, 1952, the Chief Commissioner has been pleased to order as below :—

(i) A consumer or a consumer family including a producer may be allowed to purchase for bonafide consumption, foodgrains whether of a single or different varieties upto 3 maunds from his co-villagers within his village in any space of time of 24 hours and upto 1 maund from any open market nearest to his place of residence during a single market day if the total foodgrains in his or in his family's possession does not exceed 30 maunds at the time of such purchase.

(ii) Bonafide producers shall be entitled to store foodgrains to the limit of 50 maunds only. A producer having in his possession at any time a total quantity of foodgrains exceeding 50 maunds shall declare such stock in writing to the Deputy Commissioner stating clearly his full name and address, kind and quantity of such stock with location and date of such storage and shall not dispose of such stock exceeding 50 maunds earlier than three weeks from the date of submission of such declaration and if so directed by the Deputy Commissioner within the said three weeks, shall sell the entire excess quantity to the licensee or agent for the area.

No. CS 12/53(2).—In exercise of the power conferred upon him by the first proviso to clause 3 of the Foodgrains (Licensing and Procurement) Order, 1952, the Chief Commissioner has been pleased to order that women dealers dealing in foodgrains of quantities not exceeding 25 seers shall be exempted from the operation of the order.

No. CS 12 54 25.—In exercise of the powers conferred by Clause 13 of the Foodgrains (Licensing and Procurement) Order 1952 the Chief Commissioner is pleased to authorise all Police Officers not below the rank of Sub-Inspector to exercise the powers referred to in the said clause.

No. CS 12 54 26.—In exercise of the powers conferred by clause 3 of the Foodgrains (Licensing and Procurement) Order 1952, the Chief Commissioner is pleased to authorise the Sub-Deputy Collectors in charge of the Imphal East Tahsil, Imphal West Tahsil, Thoubal Tahsil and Bishenpur Tahsil to issue licenses for dealers of foodgrains in accordance with the provisions of the said Order.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Dated Shillong, the 29th March, 1954.

Subject :—Small Savings Scheme.

No. TM/2/10/53/42.—It is hereby notified for the information of all the Treasury and Sub-treasury Officers under the audit control of the Accountant General, Assam that an instance has come to the notice of the Government of India where due to proper care not being taken to see periodically that used receipt books of National Savings Certificates were actually in tact, one such lot was found to have been totally destroyed by white ants. Since the proper preservation of the used receipt books for the full specified period of 15 years is considered important, it is impressed upon all the Treasury and Sub-treasury Officers that adequate precautions should be taken to guard against such losses in their treasuries.

Shillong, the 30th December, 1953.

No. T. M./16/47-48/32.

A copy of correction slip no. 160 to the Central Government compilation of Treasury Rules, Vol. 1 is circulated to all Treasury and Sub Treasury officers under the audit control of the Accountant General, Assam, for information and guidance.

Correction to the Central Govt. compilation of
treasury Rules, Vol. 1

No. 160.

Page 150. Rule 469, Note 1.

Delete the existing Note and insert the following as Note 1.

“Note 1. When money is paid into the Treasury or Bank in respect of remittances to be made by the Head quarters, British Gurkhas in India, the receipt may be given on the triplicate as well as the quadruplicate copy of the receivable order.”

(C & Ar. General's No. 1809-Admn-11/203-53 dated 23-12-53 in Bdl. T. M. 16 of 47-48).

Dy. CAG-270

T. M-1430 of 53-54

Subject :—Remittance Facilities scheme—Adjustment of exchanges realised at treasuries.

No. TM/Try/11-8/52-53 33. Dated the 25th January, 1954.

Attention of all the Treasury and Sub-Treasury Officers under the audit control of the Accountant General, Assam is drawn to notification No. TM Try 11-8/52-53 22 dated the 14th November, 1953. on the above subject. A question has been raised whether the exchanges realised at the treasuries on remittances should be presented to the treasury with chalans by the applicants for the Drafts or Telegraphic transfers. In this connection a reference is invited to rule 92 of the Central Treasury Rules, Vol. I, and T. R. 10 (i) of the Assam Treasury Rules and S. Os. thereunder under which any person paying money into a treasury or the Bank on Govt. account shall present it with a chalan. The provisions of the Treasury Rules cited above should therefore be followed in the case of exchanges which should be credited into the treasury as Government receipts under the head XLVI. Misc. Misch.—other items, and pending revision of the R. B. R. forms by the Reserve Bank of India the column for Exchange in form R. B. R. 7 should be left blank by the treasuries.

Dated Shillong, the 30th March, 1954.

Subject—Transmission of advance schedules duly supported by vouchers other than pre-audit cheques.

No. TM/2/10,53/43. - Attention of all the Treasury Officers under the audit control of the Accountant General, Assam is drawn to Article 156 of the Account Code, Vol. IV as inserted by correction slip No. 221 dated the 1st April, 1952. The Treasury Officers are hereby requested to send the bi-monthly schedules duly supported by vouchers other than pre-audit cheques direct to the Deputy Accountant General, Food and Rehabilitation, New Delhi on the due dates as required under the rule. In case, no transactions relating to that office takes place in the treasury a 'nil' advance schedule may please be sent to that office.

Shillong, the 15th March '54

Subject :—Submission of Annual Establishment Returns by Heads of Offices.

No. TM 2/28/52/39 Attention of all Heads of Offices/Departments both Central and state, is invited to Rule 119 of the Central Govt. Compilation of General Financial Rules, Vol. I and Rule 158 of the Assam Financial Rules as amended by CS No. 149 & 150 respectively which requires that a detailed statement of the establishment existing on the 1st April should be prepared by each head of office department and transmitted to the Audit Officer direct as soon as possible, not later than the 15th of May. It is hereby requested that suitable steps may kindly be taken to ensure the submission of Annual Returns of Establishment (including personnel holding temporary non-gazetted posts in superannuable service against temporary sanctions) as on the 1st April, 1954 to this office on or before the 15th May, 1954 as required by the rules.

Kulwant Singh,
Dy. Accountant General, Assam.

Imphal, the 8th April, 1954.

The following Notification received from the Commissioner of Income Tax (Central) Calcutta-Cum-Assam, Tripura and Manipur, Calcutta is republished for general information :—

G. H. Singh,
Supdt. Govt. Press, Manipur.

NOTIFICATION

It is hereby notified for general information that the jurisdiction of the Inspecting Assistant Commissioner of Income-Tax, Assam, Tripura and Manipur as on 1-4-54 is as under:—

Serial No.	Name of Inspecting Asstt. Commissioner of Incometax	Jurisdiction
1	2	3
1.	Shri G. D. Ghosh, M. A., B. Come., A. C. A.	1. Incometax office, Dibrugarh
		2. do Jorhat
		3. do Nowgong, (including Manipur)
		4. do Gauhati
		5. do Tezpur
		6. do Dhubri
		7. do Shillong
		8. do Silchar
		9. do Tripura
		10. do S. S. C, Shillong

P. Mukherji,
Commissioner of Incometax (central)
Calcutta cum Assam Tripura and Manipur.

PART III

Imphal, the 10th April, 1954.

No. Elec 4 53—The following Notification published in the Gazette of India, Extraordinary, dated the 25th March, 1954 is republished for general information.

G. H. Singh,
Asstt. Secy. to the Govt. of Manipur.

NOTIFICATION

In pursuance of section 63 of the Representation of the People Act, 1951, I declare that Ngangom Tompok, of Thangmeiband Kabrambam Leikai, Imphal, has been duly elected by the elected members of the Manipur Electoral College to fill the seat in the Council of States of the member retiring on the 2nd April, 1954, on the expiration of his term of office.

Imphal;
The 22nd March, 1954.

M. N. Phukan,
Returning Officer.

PART IV

Imphal, the 9th April, 1954.

CORRIGENDUM.

Please read "Rs. 150-10-200-EB-10-250-EB-15-400-20-600", instead of "Rs. 150-10-200-EB-15-400-20-600" occurring in the penultimate line of the 1st para of this Administration order No. Co/25/53/8 dated the 15th January, 1954.

G. H. Singh,
Asstt. Secy. (Home) to the Govt. of Manipur.

Imphal, the 19th March, 1954.

Sealed tenders are invited for the supply of the day-to-day-required articles of a Government Press, Manipur for the period from 1-5-54 to 31-3-55. Tenders will be received by the undersigned upto 1 P. M. of the 28-4-54 and will be opened on the same date before the tenderers. A sum of Rs. 50/- will be deposited by the successful tenderer on the day of signing the agreement as security, and will be refunded on the lapse of the period.

Articles to be supplied:—

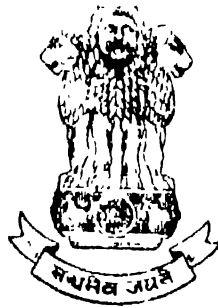
- | | | | |
|------------------|-------------------------|------------------|---------------------|
| 1. Washing soap. | 2. Washing Soda. | 3. Kerosine oil. | 4. Mustered oil |
| 5. Glycerine. | 6. Mobil oil. | 7. Flour. | 8. Copper sulphate. |
| 9. Fire wood. | 10. Binding thread etc. | | |

Imphal the 21st April, 1954

The 14th April, 1954 being a holiday on account of Manipur New years day there was no issue of the Manipur Gazette on that date.

G. H. Singh,
Superintendent Govt. Press Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 5

Imphal, Wednesday, April 28, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 12th April, 1954.

No. R 87,50,245.—The Chief Commissioner is pleased to confirm the following Sub-Deputy Collector in his post with effect from the 20th January, 1952 :—

Shri K. Lamphel Singh, B. A.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

PART II

Imphal, the 12th April, 1954.

No. STY/WMP/53.—The Chief Commissioner is pleased to order that "Cartridge" or "Plain" paper may be sold at 6 pies (six pies) only per sheet and without commission to the vendors pending final settlement about payment of commission.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 17th April, 1954.

ORDER No. 15 OF 1954.

In continuation of this Office Order No. 10 of 1954 the Judicial Commissioner is pleased to allow Shri Kh. Kunjbehari Singh to continue to work as soliciting Registrar of the Court of the Judicial Commissioner, Manipur for the period of 3 months with effect from the 1st April, 1954 vice Shri L. M. C. Roy appointed as Additional Munsiff vide C. C. 's Order No. J/Misc/80/50(c) dated the 3rd April, 1954.

K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur.

PART III

Imphal, the 12th April, 1954.

No. HD 25/54.—The following Advertisement No. 4/54 issued by the Government of India, Indian Institute of Technology, Kharagpur (E. Rly) is republished for general information :—

T. Kipgen,
Secy. to the Govt. of Manipur.

INDIAN INSTITUTE OF TECHNOLOGY KHARAGPUR (E. RLY).

Advertisement No. 4/54.

The Indian Institute of Technology, Kharagpur, which is an All India Institution provides courses of instruction leading to B. Tech. (Bachelor of Technology) degree in Mechanical Engineering, Electrical Engineering, Civil Engineering, Building Construction, Agricultural Engineering, Naval Architecture, Architecture and Regional Planning and B. Sc. (Hons) degree in Geology and Geophysics.

The next session commences in July, 1954. Applications for admission in the prescribed forms should reach the Registrar of the Institute not later than the 30th April, 1954.

37½ per cent of the total seats are reserved for students coming from the following States subject to their having the prescribed admission qualifications :—

1. Assam,
2. Orissa,
3. Pepsu,
4. Madhya Bharat,
5. East Punjab,
6. Vindhya Pradesh,
7. Himachal Pradesh,
8. Coorg and other Centrally administered States.

12½ per cent seats are reserved for students belonging to Scheduled Castes, Scheduled Tribes and other Backward Classes with requisite admission qualifications.

The remaining 50 per cent seats are kept open to all students from various States having the prescribed qualifications for admission on the basis of merit alone.

Qualifications relaxable : (i) for candidates belonging to Scheduled Castes, Scheduled Tribes and other backward classes for all subjects.

and (ii) upto I. Sc. Second Division in the case of candidates for Agricultural Engineering, and Architecture and Regional Planning.

The maximum age limit for Intermediates in Science is 20 years and that for Graduates in Science 22 years on 1st of July, 1954, (relaxable by 3 years in the case of displaced students from Pakistan and by one year for Agricultural Engineering students). Students appearing in the I. Sc. Examination in 1954 may also apply if they have passed the Matriculation, School Final Examination at least in high Second Division, but their admission is subject to their passing the Intermediate Examination with at least 50% marks in the aggregate. Selection for admission will be made after an interview test. The date, time and venue of such interview will be intimated in due course **to those candidates only who possess the requisite qualifications** for admission to the courses applied for. Crossed Postal Order for Rs. 5/- should be enclosed with the application payable to the Registrar, Indian Institute of Technology, Kharagpur. Cheques, Bank drafts etc. will not be accepted. **This application fee is not refundable in any case.** For application forms and short Prospectus apply to the Registrar, Indian Institute of Technology, P. O. Kharagpur Technology, Kharagpur (E. Rly).

Imphal, the 13th March, 1954.

No. MD/176/53,3.—The following Office Memorandum No. F.55(90)E.V/53 dated the 16th Nov. 1953 received from the Government of India, Ministry of Finance, New Delhi is republished for general information:—

G. H. Singh,

Asstt. Secy. to the (Home) Govt. of Manipur.

Subject:—Grant of advances for the purpose of medical attendance and treatment of Central Government servants

The undersigned is directed to refer to this Ministry's Office Memorandum No. F.54(74)-E.V/52, dated the 7th Sept. 1953, on the subject indicated above, and to say that it has since been decided that subject to the terms and conditions set out in para 2 below advances may be allowed to Central Government servants also in respect of:—

- (i) treatment for T.B. as an out-patient and
 - (ii) travelling allowances, in cases where a Government servant or a member of his family has to go out of station for obtaining in-door treatment for T.B., Cancer or poliomyelitis.
- (i) **Advances for treatment of T.B. as an out-patient.**

(a) The advance should be allowed only in cases where the treatment is being obtained by a Government servant or a member of his family in accordance with the orders contained in the Health Ministry's Office Memorandum No. F.6-24/17-M.II dated the 11th August 1952, and where the conditions laid down therein are satisfied.

(b) The application for an advance should be supported by a certificate from the authorised medical attendant or by the Govt. recognised T.B. Specialist concerned with the case, that the patient is being treated for T.B. as an out-patient. The certificate should also indicate the anticipated cost of the treatment refund of which would otherwise be admissible under the relevant rules and orders.

(c) The amount of the advance should be adjusted against the subsequent claim for re-imbursement of the expenditure as admissible under the relevant rules and orders, and the balance if any, recovered from the pay of the Government servant concerned in two equal monthly instalment after the treatment has been completed.

(d) The other terms and conditions for the grant of the advance will be as laid down in sub-para (iv), (v) (vii) and (viii) of para 1 and in paras 2 to 4 of this Ministry's office memorandum No. F.54(74)E.V/53, dated the 7th Sept. 1953.

(ii) **Advances for purpose of travelling allowance.**

(a) The advance should be allowed only if a Government servant or member of his family is to proceed out of Station for obtaining in-door treatment for T.B., Cancer or Poliomyelitis, in accordance with the rules and orders governing such treatment.

(b) The application for an advance should be supported by a certificate duly signed by the Government/recognised specialist concerned with the countersigned by the authorised medical attendant, that the patient has been advised treatment as an in-door patient in a recognised T. B. Sanatorium/Specialised hospital. If treatment in a particular T. B. Sanatorium hospital has been advised, the name of the particular institution should also be indicated in the certificate. If it is considered unsafe for a patient to travel unattended and an attendant is necessary to accompany him/her to the place of treatment, this fact should also be specifically indicated in the certificate.

(c) The amount of the advance should be restricted to the amount of actual travelling allowance otherwise admissible under the relevant orders.

(d) The amount of the advance should be adjusted against the subsequent claim for travelling allowance

(e) This advance will also be subject to the other general terms and conditions laid down in sub-paras, (vii) and (viii) of para 1 and paras 3 to 4 of this Ministry's Office Memorandum No. F. 54(74)-E. V/52 dated 7th Sept. 1953.

3. In so far as persons serving in the Indian Audit and Accounts Department are concerned, these orders have been issued after consultation with the Comptroller and Auditor General.

PART IV

Imphal, the 19th April, 1954.

The following Notice received from the Commissioner of Income Tax Calcutta (Central) Cum Assam, Tripura and Manipur, Calcutta is republished for general information :—

G. H. Singh,
Supdt. Govt. Press, Manipur.

INCOME TAX NOTICE.

RETURN OF TOTAL INCOME AND OF TOTAL WORLD INCOME OF THE PREVIOUS YEAR FOR ASSESSMENT IN THE YEAR COMMENCING ON THE 1ST APRIL 1954.

In pursuance of sub section (1) of Section 22 of the Indian Income tax Act, 1922 (XI of 1922), each of the Income tax Officers mentioned below hereby gives notice to every person subject to his jurisdiction as specified in the corresponding entry against each, whose total income during the previous year exceeded the maximum amount not chargeable to income tax to furnish to him within 65 (sixtyfive) days from the date of publication of this notice a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as are required by the said form) his total income and total world income during that year.

The return so furnished should include in Section D of the prescribed form particulars of any income which is not considered liable to tax for any reason whatsoever. If this is done, the income so disclosed would not be considered to have been concealed even if in the assessment it is held to be liable to tax.

A copy of the prescribed form will be supplied free of charge to any person who, for the purpose of complying with this notice applies at the office of the Income Tax Officer concerned.

Every such person is further advised to ensure compliance with this notice, since any failure without reasonable cause to furnish the return required by this notice or failure without reasonable cause to furnish it within the time allowed or in the manner required will entail a penalty not exceeding one and a half times the tax payable.

Place of assessment :—Under the provisions of Section 64 of the said Act, where an assessee carries on a business, profession or vocation at any place, he shall be assessed by the Income tax Officer of the area in which that place is situate or, where the business, profession or vocation is carried on in more places than one by the Income tax Officer of the area in which the principal place of his business, profession or vocation is situate, and in all other cases an assessee shall be assessed by the Income tax Officer of the area in which he resides.

Provided that where an Income tax Officer has been specially empowered to assess certain income or classes of income and certain person or classes of persons the assessment of such income or classes of income and such persons or classes of persons will be made by the Income tax Officer so empowered.

Non-Resident : (i) Those who are not assessed through statutory agents under Section 43 and who have any income for direct assessment (i. e., income from house property, interest etc.) will be assessed by the Income tax Officer of the circle in which the greater part of the assessable income arose in the assessment year in 1939-40 or in the 1st year of assessment, whichever year is late; provided that the same officer shall have jurisdiction for subsequent years so long as some income for direct assessment (not necessarily the greater part) continues to arise within his jurisdiction.

(ii) These who are assessed through statutory agents under section 43 of the Indian Income Tax Act, 1922, whether their income arises in a single state or in more than one State will be assessed by the Income tax officer having jurisdiction over the area in which the statutory agent carries on the business by reason of which income tax is chargeable in his name under Section 42 or where he resides as the case may be,

Shri S. R. Bhattachetjee, Income Tax Officer, Dibrugarh, P. O. Dibrugarh, dist. Lakhimpur. Jurisdiction; Cases allocated by Commissioner of Income Tax, Assam, Tripura & Manipur.

Jonab S. M. M. Islam, Ist Additional Income tax Officer, Dibrugarh, P. O. Dibrugarh. Lakhimpur.

Jurisdiction: Dibrugarh Subdivision of the Lakhimpur district and Sadia Frontier Tract, excluding cases allocated to some other Income tax Officers.

Shri A. M. Das, 2nd. Additional Income Tax Officer, Dibrugarh, P. O. Dibrugarh, Lakhimpur.

Jurisdiction: Dibrugarh Subdivision of the Lakhimpur district and Sadia Frontier Tract excluding cases allocated to some other Income tax Officers.

Shri S. Deb, 3rd Additional Income Tax Officer, Dibrugarh, P. O. Dibrugarh, Lakhimpur

Jurisdiction: Dibrugarh Subdivision of the Lakhimpur district and Sadia Frontier Tract, excluding cases allocated to some other Income tax Officers. (i) Covenanted and other employees of the Burma Oil Co., (India Trading) Ltd., working in Northern India and Eastern India other than those stationed in Calcutta having head quarters at Digboi, (ii) Covenanted and other employees of the Burma Oil Co., (India Concession) Ltd., working in Northern India and Eastern India other than those stationed in Calcutta having headquarters at Digboi.

Shri A. K. Das Gupta; Income Tax Officer, Gauhati, P. O. Gauhati, Kamrup.

Jurisdiction: Kamrup district excluding cases allocated to some other Income tax Officers,

Shri B. N. Sarmaborthakur, Additional Income Tax Officer, Gauhati, P. O. Gauhati Kamrup.

Jurisdiction: Kamrup district excluding cases allocated to some other Income tax Officers (ii) Employees of the North Eastern Railway under the audit of the Regional Accounts Officer, Pandu

Shri L. R. Jar, Income Tax Officer, Nowgong, P. O. Nowgong, district. Nowgong (Assam)

Jurisdiction: (i) Nowgong district, Naga Hills district and Mikir Hills Subdivision on the United North Cachar Hills & Mikir Hills district in the State of Assam excluding cases allocated to some other Income Tax Officers (ii) State of Manipur.

Shri B. N. Sarmaborthakur, Income Tax Officer, Tezpur, P. O. Tezpur, Darrang.

Jurisdiction: Darrang district, Balipara Frontier Tract and North Lakhimpur Subdivision of the district of Lakhimpur excluding cases allocated to some other Income Tax Officers.

Shri H. C. Sarma, Income Tax Officer, Dhubri, P. O. Dhubri, Goalpara.

Jurisdiction: Goalpara district and Garo Hills district excluding cases allocated to some other Income Tax Officers.

Shri G. R. Bhattacharjee, Income Tax Officers, Shillong, P. O. Shillong, K & J Hills.

Jurisdiction: United Khasi & Jaintia Hills district including Shillong Administered Area, Cantonment Area and Municipal Area excluding cases allocated

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 6-E-3

Imphal, Thursday April 29, 1954.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

Imphal, the 29th April, 1954.

J 12/51.142.—In exercise of the authority conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri O. Niladhawja Singh, Magistrate 1st Class, with the power to try, if he thinks fit, in a summary way, all or any of the following offences :—

- (a) offences not punishable with death, transportation or imprisonment for a term exceeding six months ;
- (b) offences relating to weights and measures under sections 264, 265 and 266 of the Indian Penal Code ;
- (c) hurt, under section 323 of the same Code ;
- (d) theft, under section 379, 380 or 381 of the same Code, where the value of the property stolen does not exceed fifty rupees ;
- (e) dishonest misappropriation of property under section 403 of the same Code, where the value of the property misappropriated does not exceed fifty rupees ;
- (f) receiving or retaining stolen property under section 411 of the same Code, where the value of such property does not exceed fifty rupees ;
- (g) assisting in the concealment or disposal of stolen property, under section 414 of the same Code, where the value of such property does not exceed fifty rupees ;
- (h) mischief, under section 427 of the same Code ;
- (i) house-trespass, under section 448, and offences under section 451, 453, 454, 456 and 457 of the same Code ;
- (j) insult with intent to provoke a breach of the peace, under section 504, and criminal intimidation, under section 506, of the same Code ;
- (k) abetment of any of the foregoing offences ;
- (l) an attempt to commit any of the foregoing offences, when such attempt is an offence ;
- (m) offences under section 20 of the Cattle Trespass Act, 1871 ;

Provided that no sentence of imprisonment for a term exceeding three months shall be passed in the case of any conviction under this order.

P. C. Deb,

Chief Secy. to the Govt. of Manipur.

Manipur



Gazette

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No. 7

Imphal, Wednesday, May 12, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 30th April, 1954.

No. J/35/51.—Whereas the Government of India have agreed to the Part C States entering into reciprocal arrangements with the Government of Orissa in regard to the payment of expenses of Government servants summoned by Criminal Courts to give evidence in their official capacity, the Chief Commissioner of Manipur is pleased to order that in criminal cases to which the State is not a party, a Government servant of Manipur or Orissa giving evidence regarding facts of which he has official knowledge shall be paid travelling allowance by the summoning Court, if it thinks fit, according to the rules under which such Government servant draws his travelling allowance for a journey on tour and the charges will be borne by the Government of Manipur or the Government of Orissa according as the Court is situated in Manipur or in the State of Orissa.

No. Claims/20/54.—Whereas it appears from a report of Superintendent of Police that there is a prima facie case under Section 161 I.P.C. involving Shri M. Charugopal Singh, temporary S.D.C. in the Claims Department;

The Chief Commissioner is therefore pleased to order that the services of Shri M. Charugopal Singh, as temporary S.D.C./Claims, shall be terminated with immediate effect and further that he shall be suspended from his substantive post as clerk in the Education Department until further orders.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

ORDER No. 4/Claims 54-55.

Imphal, the 26th April, 1954.

In connection with Imphal P. S. case No. 24(3)54 U/S 161 I. P. C. the Chief Commissioner is pleased to place Shri Mutum Charugopal Singh, B.A., SDC/Claims under suspension with immediate effect.

O. Kathipri,

Extra Assistant Commissioner, Manipur.

Imphal, the 30th April, 1954.

DPC 8,53.—Whereas the Officer-in-charge, Extension Training Centre, Jorhat has reported that the two Gram Sevak trainees from this State, namely, Shri Ranjit Kumar Singh and Shri T. Birahari Singh left the Hostel of the Training Centre on the 12th April, 1954 without permission, in an arrogant manner, breaking the discipline of the said Centre and the Hostel, and that the above two trainees have been suspended from the hostel as well as from the Training Centre until further orders ;

Now, therefore, the Chief Commissioner is pleased to order that the above two Gram Sevaks (Village Level Workers) are suspended from service forthwith until further orders.

By order,

H. R. Singh,

Assistant Secretary (Dev) to the Govt of Manipur.

Order No. 18 of 1954

Imphal, the 30th April, 1954.

The Registrar will do the ordinary routine and administrative work during my absence at Agartala for court's duty. In emergency case my instruction may be obtained from Agartala

Brij Narain,

Judicial Commissioner, Manipur.

NOTIFICATIONS.

Imphal, the 26th April, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Chajing Karam C. S. Ltd. (Regd. No. 170 of 1-49) in Manipur under sub-section (1) of Section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved

Now, in exercise of the power conferred by Sub-Section (1) of Section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri L. Yamma Roy Inspector, C. S. to be liquidator of the said society

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice

H. B. Singh,

Assistant Registrar,

Co-operative Societies, Manipur.

Notification No. 7 of 1954.

Imphal, the 29th April, 1954.

In continuation of this office Memo. No. 6 of 1954 dated 3-4-54 the Judicial Commissioner is pleased to issue this notification that plain paper known as "Demi" or "Cartridge" are now available in the Treasury, Imphal. They are to be used as per order No. 12 of 1954 dated 16th February 1954 issued under this office Memo. No. JC/280-83,54-JP dated 16-3-54 with immediate effect.

K. B. Singh,

Registrar,

Judicial Commissioner's Court Manipur.

Dated Shillong, the 19th April, 1954.

* Subject:—Deposit of fees levied on applications for permission to issue capital.

No. TM. 2/10/54/44.—It is hereby notified for information of all the Treasury and Sub-Treasury Officers under the audit Control of the Accountant General, Assam, that the Government of India, in partial relaxation of Rule 95 of the Central Treasury Rules, Vol. I, have decided that the moneys, representing fees levied on applications for permission to issue capital, may be deposited in the Government Treasury, the Imperial Bank of India or the Reserve Bank of India and the case may be under the Head "XLVI—Miscellaneous—Miscellaneous" without getting the challans endorsed by the Controller of Capital Issues.

Dated Shillong, the 22nd February, 1954.

No. TM/2-27/51/36.—Attention of all the Drawing and Disbursing Officers in Assam, Tripura and Manipur is drawn to S. O. 56 (C) of the Govt. of Assam rule 135 (iii) of the Central Govt. Comptroller Treasury Rules and subsidiary Orders made thereunder which requires that all lication of the Treasury Rules — Volume I vouchers must be filled in and signed in ink. Instances have come to notice where the bills have been written and signed in ball pointed pen in contravention of the provisions of the rule cited above. This practice is brought with danger and bears ample scope for wrongful disbursement of the amount of the bill. The Drawing Officers should therefore strictly follow the provisions of the rule regarding preparation of bills and see that the bills are, always be filled in and signed in ink.

Dated, Shillong, the 16. 3. 54

Subject:—Financing Life Insurance Policy from G. P. Fund (Central Services) and contributory Provident Fund (India).

No. PFG/1-12/53-51/40.—Attention of all Heads of Offices of the Central Govt. in Assam, Tripura and Manipur is invited to Govt. of India, Ministry of Finance office memo No. F. 30 (9)-E. V/53 dated 28th January, 1954, a copy of which is reproduced below:—

"The undersigned is directed to invite a reference to sub-rule (1) of rule 17A of the General Provident Fund (Central Services) Rules and to sub-rule (2) of rule 15A of the Contributory Provident Fund Rules (India) introduced by this Ministry's Notifications No. F. 30 (9) -E. V/53, dated the 22nd June, 1953, which lay down that the premium for a policy [including any policy referred to in the proviso to sub-rule (1) thereof] in respect of which withdrawal of subscriptions from the fund may be permitted shall not be payable otherwise than annually. As it may take some time to get the mode of payment of premia changed in respect of existing policies and as it may not be possible for the insurance companies to give effect to such changes except on the respective anniversary dates of the policies, it has been decided that the withdrawals from the provident funds may be permitted as heretofore up to and including the 21st June, 1954 by which date it should be possible for all the subscribers concerned to change the mode of payment from monthly, quarterly or half-quarterly to yearly basis. No withdrawals should, however, be allowed beyond the 21st June, 1954 until the mode of payment of premium is changed in accordance with the rules."

2. Heads of Offices will take immediate action in the matter. No withdrawals for financing Life Insurance Policies should be allowed beyond the 21st June, 1954 until the mode of payment of premium is changed from half-yearly, quarterly to yearly basis.

Kulwant Singh.
Deputy Accountant General, Assam.

PART IV

NOTICES.

Imphal, the 31st March, 1954.

In the matter of the Indian Companies Act, 1913.

In the matter of the Manipur Nursery Ltd. of Khwai Naga Mapan.

As no answer has been received to my Notice sent to the above mentioned company under my Memo No. 18/JS/II/53/200 of 16-2-54 I do hereby give notice pursuant to section 247(2) of the Indian Companies Act, 1913 that at the expiration of one month from the receipt of this letter, the name of the Manipur Nursery Ltd. will unless cause be shown to the contrary, be struck off the register of companies and that this company will be dissolved on the ground that it is not carrying on any business or is not in operation.

Imphal, the 20th April, 1954.

In the Matter of the Indian Companies Act, VII of 1913.

In the Matter of the Manipur Contractors & Merchants Union Ltd. of Maxwell Bazar.

Notice is hereby given that the name of the Manipur Contractors & Merchants Union Ltd., Manipur State, has this day been struck off the Register and that the Company is dissolved.

Imphal, the 27th April, 1954.

In the Matter of the Indian Companies Act, VII of 1913.

In the Matter of the Popular Metal Mart Ltd. of Maxwell Bazar

Notice is hereby given that the name of the Popular Metal Mart Ltd, Manipur State, has this day been struck off the Register and that the Company is dissolved.

H. B. Singh,

Registrar,

Joint Stock Companies, Manipur.

Imphal, the 30th March, 1954.

24/CS II/53-54.—It is hereby notified for General information that, pursuant to Section 9 of the Co-operative Societies, Act II of 1912, The Burma-Sugnu Road Motor Owners' Co-operative Society Ltd has been registered and numbered as 24 of 1953-54, dated the 30th March of the year one thousand nine hundred and fifty four Anno Domini.

Imphal, the 20th April, 1954.

25/CS/II/53-54.—It is hereby notified for General information that, pursuant to Section 9 of the Co-operative Societies, Act II of 1912, The Ideal Handloom Industries Co-operative Society Ltd. has been registered and numbered as 25 of 1953-54, dated the 19th April of the year one thousand nine hundred and fifty four Anno Domini.

26/CS/II/53-54.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies, Act II of 1912, the Langthabal Lep young Union and Agricultural Multi-Purpose C. S. Ltd. has been registered and numbered as 26 of 1953-54, dated the 19th April of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,

Assistant Registrar,

Co-operative Societies, Manipur.

Imphal, the 21th April, 1954.

PROGRAMME OF MOBILE DISPENSARY EASTERN RANGCHH, FOR THE
MONTH OF MAY, 1954.

(Tengnoupal Area).

6-5-54.	...	Imphal to Liva Changning.	30	Miles.
7-5-54.	...	Liva Changning to Chandil.	10	"
8-5-54.	...	Halt.				
9-5-54.	...	Chandil to Beru.	7	"
10-5-54.	...	Beru to Toupokpi.	8	"
11-5-54.	...	Toupokpi to Chappi Kangbung	6	"
12-5-54.	...	Halt.				
13-5-54.	...	Chappi Kangbung to Mombi.	7	"
14-5-54.	...	Mombi to Joupi.	4	"
15-5-54.	...	Joupi to Khangbaron.	5	"
16-5-54.	...	Halt.				
17-5-54.	...	Khangbaron to Moltuk.	8	"
18-5-54.	...	Moltuk to Lamkangkhunthak.	4	"
19-5-54.	...	Lamkangkhunthak to Vomku.	5	" (Short
20-5-54.	...	Halt.				cut)
21-5-54.	...	Vomku to Angbrasu.	12	"
22-5-54.	...	Angbrasu to Chahmol.	8	"
23-5-54.	...	Chahmol to Leitan.		...	14	"
24-5-54.	...	Leitan to Sita.		...	7	"
25-5-54.	...	Halt.				
26-5-54.	...	Sita to Samukom.		...	5	"
27-5-54.	...	Samukom to Haikot.		...	7	"
28-5-54.	...	Haikot to Tollen.		...	8	"
29-5-54.	...	Halt.				
30-5-54.	...	Tollen to Thamlai.	3	"
31-5-54.	..	Thamlai to Imphal.	27	"

A. C. Kapur,
Chief Medical Officer, Manipur

Imphal, the 26th April, 1954.

No Tax/51/53A/100.—The following Press Note issued by the Government of Hyderabad is republished below for general information :—

PRESS NOTE.

Dated 5th February, 1954.

Even since the Hyderabad General Sales Tax Act, 1950 came into force (1-5-1950), the question whether Article 286 (1) and (2) of the Constitution of India empowers the importing State where the goods have actually been delivered for the purpose of consumption in the State to impose tax on the inter-State transactions has been in doubt. This has been cleared by the Supreme Court of India in its judgment delivered in the case of the State of Bombay Vs. the United Motors (India) Ltd.

In view of the doubt that existed till clarified by the Supreme Court the Government of Hyderabad have decided to collect tax on the inter-State transactions from the first day of April, 1953 only, in accordance with the following procedure. (But such dealers who have actually collected tax between the 1st May, 1950 and the 31st March, 1953 on inter-State transactions will, however, be required to pay over the amounts so collected, to the Government.)

All non-resident dealers who are liable to pay tax shall submit once in every quarter, returns in respect of inter-State transactions pertaining to the State of Hyderabad by post in the form prescribed by the Hyderabad, Government. The returns should be submitted to the Sales Tax Officer, Central Circle, Hyderabad, who will assess the inter-State transactions of all non-resident dealers. The Sales Tax Officer, Central Circle, if he feels it necessary, will examine the accounts of the non-resident dealer at the Head-quarters of the Sales Tax Officer concerned in the State of the dealer's residence.

Appeals arising out of such assessments may, at the request of the dealer, be heard at one or two central places in the State of the dealer's residence. All proceedings involving the jurisdiction of the Revisional Authority would, however, be dealt with at the normal Head-quarters of the Revisional Authority in this State (Hyderabad City)

The tax due from the non-resident dealers shall be paid by either crossed cheques or postal orders or demand drafts in favour of the Sales Tax Officer, Central Circle, Sales Tax Department, Hyderabad-Deccan. It is not necessary that the payments should be made at the Treasuries.

All non-resident dealers may address their communications to the following address :—

“ The Sales Tax Officer, Central Circle,
Office of the Commissioner of Sales Tax,
Hyderabad-Deccan. ”

Copies of the Hyderabad General Sales Tax Act and rules thereunder are priced publications and will be available from the Commissioner of Sales Tax, Hyderabad-Deccan.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

Imphal. the 10th May, 1954.

The 5th May 1954 being a holiday on account of Akhaya Tritiya there was no issue of the Manipur Gazette on that date.

G. H. Singh,
Superintendent Govt. Press Manipur.



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No. 8

Imphal, Wednesday, May 19, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 8th May, 1954.

No. Claims/7/52 38.—In anticipation of Govt. of India's sanction to the extension of the existing post of the Sub-Deputy Collector in the Claims Department, the Chief Commissioner is pleased to order the appointment of Shri Mazachang Raikhan to the said post on the scale of Rs. 150-150-200(con)-10-200(EB)-10-300-12½-375(EB)-12½-450 with effect from 1-5-54 upto 28-2-55 or till the completion of compensation work whichever is earlier, vice Shri M. Charugopal Singh discharged.

The expenditure involved will be met from the sanctioned budget of the Claims Department.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 12th May, 1954.

No AGR/114/54.—The Chief Commissioner is pleased to grant earned leave to Shri L. Udhob Singh, Agricultural Officer, Manipur for 107 days with effect from 15th May, 1954.

S. Gourahari Singh,
Assistant Secretary to the Govt. of
Manipur. (Home).

Imphal, the 6th May, 1954.

No. J/12, 51(a).—In exercise of the powers conferred upon him by para 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri T. C. Tiangkham, Extra Assistant Commissioner II with the powers of a Magistrate 1st class as defined in the Criminal Procedure Code with effect from 8-3-54 within the Manipur Valley.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

PART II

Imphal, the 6th May, 1954.

NoJ/12/51(b)—The Chief Commissioner is pleased to allow Jonab Basiruddin Ahmed, Sub-Deputy Collector, Imphal East, to act as Extra Assistant Commissioner II in addition to his duties vice Shri T. C. Tiangkham, Extra Assistant Commissioner II on leave, under this Administration Order No. FA/2/54/19 dated 5-4-54.

Imphal, the 7th May, 1954.

No. Ex/9/54—The Chief Commissioner is pleased to place the Excise Department under the control and supervision of the Superintendent of Police, Manipur in place of the Deputy Commissioner, Manipur with immediate effect.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 11th May, 1954.

No T F. Misc/3/53.—In exercise of the powers conferred upon him under Section IV of the Assam Municipality Act, 1923 as extended to Manipur State by the Government of India in their S. R. O. 147 dated 8th January, 1952 the Chief Commissioner has been pleased to declare the following areas to constitute the area of the Imphal Municipality and has approved the delimitation of the said Municipality area into 5 wards as notified hereunder.

(a) The area comprised within the following boundaries:—

From the junction of the Rifle Range Road and the Indo-Burma Road, the line follows westwards the northern boundary of the D. M. College compound upto the junction of the Rifle Range Road and the Thangmeiband Road, then it turns southwards and runs along the Thangmeiband Road, the Naga nulla and the Nambul stream upto the Keisamthong bridge, the line turns eastwards and follows the Keisamthong Road upto its junction with the Indo-Burma Road; thence extending in a straight line it crosses the Imphal River and joins the south-western corner of the Palace compound. Then it runs eastwards along the southern and eastern boundaries of the Palace upto the junction of the eastern boundary of the Palace with the Yairipok Road; thence the line runs northwards along the Yairipok Road upto its junction with the Ukhrul Road. From the junction of the Yairipok Road and the Ukhrul Road, the line turns westwards and runs along the Ukhrul Road and the Indo-Burma Road again back to its junction with the Rifle Range Road.

- (b) The compound of the Courts of the District and Sessions Judge, Sub-Judge and Munsiff in Uripok.
- (c) Singjamei Bazar.
- (d) Nipakeithel.

DELIMITATION OF IMPHAL MUNICIPALITY INTO WARDS.

Ward No. I; North—Ukhrul Road (from its junction with Yairipok Road upto its junction with Cachar Road) and Cachar Road upto Keisampat bridge.

South— A line following the road linking Kersanthong bridge with Indo Burma Road, then crossing the Imphal River in straight line and continuing along Thangapat mapan Road upto its junction with Yairipok Road

East — Yairipok Road.

West — Nambul River

Ward No. II (e) The area within the following boundaries —

North— Kangchup Road

South— Cachar Road.

East— Indo-Burma Road (from its junction with Kangchup Road upto its junction with Cachar Road)

West — Nambul River.

(b) Nipa Keithel

Ward No III North — A line following the road linking D M Road with Hospital East road by the front of Tombisana High School then continuing north by Hospital East Road upto the point it joins with the Dharamshala Road in front of BHELRODAN Hindi School then turning westwards along Dharamshala Road it crosses the Maxwell Bazar Road and proceeds by the north M S Kisturchand Joharmall's plot upto the bridge on the Naga stream

South — Kangchup Road

East — Indo-Burma Road

West — Naga nullah

Ward No. IV . North— Rifle Range Road (road linking Thangmeiband Road and Indo-Burma Road)

South— Northern Boundary of Ward No III

West — Thangmeiband Road (from Lilasing Khongnanzhong to Khoyathong and from Khoyathong along Naga stream upto bridge to the north of M S Kisturchand Joharmall's plot in Maxwell Bazar

East— Indo-Burma Road

Ward No V . Singjamai Bazar

F. Kipgen

Secretary to the Government of Manipur

PART IV

Imphal, the 4th May 1954

No. 158(L)NRC.—The undermentioned candidates are declared to have passed the Midwifery Examination for Junior Certificates held in March, 1954

1. Anal Sarch
2. Devi Prohhabati
3. Mao, Bani

Civil Hospital, Imphal
do
do

By order

G H Singh,

Assistant Secretary (Home) to
the Government of Manipur.

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Imphal, the 4th May, 1954.

Copy of letter No. 46/MEB from the Secretary, Assam Medical Examination Board is republished below for general information :—

No. 46/MEB —The undermentioned candidate is declared to have passed the Compoundership Examination held in March, 1954.

Name.	School.
1. Singh, L. Syamkishore	Compounders' Training School, Imphal,
	B. C. Das, Secretary, Assam Medical Examination Board.

G. H. Singh,
Assistant Secretary to the Govt. of Manipur.

NOTICES.

Imphal, the 11th May, 1954.

In the matter of the Indian Companies Act, 1913.

In the matter of the Manipur Nursery Ltd. of Khwai Naga Mapan.

As no answer has been received to my Notice sent to the above mentioned company under my Memo No. 18/JS/II/53/216-18 of 31-3-54 I do hereby give notice pursuant to section 247(3) of the Indian Companies Act, 1913 that at the expiration of three months from the receipt of this notice, the name of the Manipur Nursery Ltd. will unless cause be shown to the contrary, be struck off the register of companies and that this company will be dissolved on the ground that it is not carrying on any business or is not in operation.

In the Matter of the Indian Companies Act, VII of 1913.

In the Matter of the Manipur Industrial and Publishing House Ltd.

Notice is hereby given that the name of the Manipur Industrial & Publishing House Ltd., Manipur State, has this day been struck off the Register and that the Company is dissolved.

H. B. Singh,
Registrar,
Joint Stock Companies, Manipur

Imphal, the 10th May, 1954.

27/CS/II/53-54.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies, Act II of 1912, the Yangoi Ningthou Multi-purpose C. S. Ltd. has been registered and numbered as 27 of 1954 dated the 6th May of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Assistant Registrar
Co-operative Societies, Manipur

Imphal, the 8th May, 1954.

Six Shop-Site plots lying in and between Khwai Hindi School and Public will be sold by auction in the Office of the Deputy Commissioner on 25-5-54 at 11 A.M. on the following conditions. Intending purchasers are requested to be present at the fixed time. The undersigned is not bound to accept the highest or lowest bid. The plan is open to inspection in the Office of the Deputy Commissioner during working hours.

CONDITIONS :--

(1) Each successful bidder shall be required to build a Pucca stall on his site, after obtaining approval of the plan from the Deputy Commissioner. The stalls must have a common wall in between them and the facing of all the stalls will have a common pattern to be fixed by the Deputy Commissioner.

(2) No person shall be entitled to bid in the auction who owns any shop-site plote in the Town Fund area, either in the name of himself or any other member of his family.

(3) If the successful bidder be a peddler holding a Town Fund stall as a lessee or the holder of a Town Fund plot on which he has built a stall himself, he shall be required to surrender such stall or plot as the case may be, on getting settlement of a new plot in the area to be sold.

(4) No person shall be allowed to purchase more than one plot.

5. After the auction is over, a verification of those who are successful in it will be made by the Deputy Commissioner and the bids of those who do not fulfil the conditions laid down in clause 2 and 3 shall not be accepted.

M. N. Phukan,
Deputy Commissioner, Manipur.

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Imphal, Wednesday, May 26, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 14th May, 1954.

FA/2/54/31.—The Chief Commissioner is pleased to grant earned leave to Shri L. M. Ibungohal Singh, District & Sessions Judge for 7 days with effect from the forenoon of 22-2-54 to 28-2-54.

Imphal, the 14th May, 1954.

No. FA/2/54/30.—The Chief Commissioner is pleased to grant earned leave for 30 days to Shri M. N. Phukan, Deputy Commissioner, Manipur with effect from the forenoon of 8-4-54. During his absence on leave Shri O. Niladhwaja Sing Senior E. A. C., will officiate as Deputy Commissioner, Manipur in addition to his own duties.

T. Kalachand Singh,

Asstt Secretary to the Govt. of Manipur.

Imphal, the 19th May, 1954.

TOUR PROGRAMME OF CHIEF COMMISSIONER, MANIPUR FOR THE MONTH OF MAY, 1954

25-5-54 (Tuesday)	...	1-30 p. m.	...	Leave Imphal by Motor Car
		4-30 p. m.	...	Arrive Mao.

26-5-54 & 27-5-54 (Wednesday & Thursday)	...	Halt at Mao.		
---	-----	--------------	--	--

28-5-54 (Friday)	...	1-0 p. m.	...	Leave Mao by Motor Car
		4-0 p. m.	...	Arrive Imphal.

P C Deb,

Chief Secy. to the Govt. of Manipur.

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Imphal, the 19th May, 1954.

No. DPC/2/53/165.—The Chief Commissioner is pleased to appoint Shri P. Tomchou Singh of Kakching as Supervisor in the Thoubal Community Development Block in the scale of Rs. 150-150 200 (Con)-20-200-EB-10-300-12½-375-EB-12½-450/- with usual dearness allowance vice Shri A. Nilmani Singh, Supervisor who has been selected for Block Development Officers' Training at Bihar.

H. Ranbir Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

Imphal, the 19th May, 1954.

No. Claims/20 54/12.—The Chief Commissioner is pleased to order withdrawal of his Order No. 4 Claims 54-55 dated 26-4-54 published in the Manipur Gazette dated 12-5-54 regarding the suspension of Shri Mutum Charugopal Singh, B. A. temporary S. D. C/Claims.

NOTIFICATION.

Imphal, the 14th May, 1954.

No R/1/15 (a) /50 - The Chief Commissioner is pleased to withdraw his order issued under this Secretariat Notification No. R 1/15/2969-70 dated 24-5-50 (published in Manipur Gazette No. 47 E-20 of 2-6-50), sanctioning the cancellation of Fishery No. 29 Irong Nala from the list of Government fisheries. The said fishery will continue to be treated as a Government fishery.

This order will take effect from 7th May, 1953.

P. C. Deb,
Chief Secretary to the Govt. of Manipur

Imphal, the 19th May, 1954.

No. R/Fy/11/51-53 - The Chief Commissioner is pleased to sanction the cancellation of the following fishery from the Register of Government fisheries with effect from the 1st April, 1954 -

FISHERY NO. 332 THONGREIBI

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 21st May, 1954.

No. MD/18/54 5 - The Chief Commissioner is pleased to constitute a Promotion Committee consisting of the (1) Chief Medical Officer, (2) Secretary (Home), and (3) Asstt. Secretary (Home) to deal with the recommendation of cases of promotion from Asstt. Surgeon II Services to Asstt. Surgeon I services in the Medical Department, Manipur.

G. H. Singh,
Asstt. Secretary to the Govt. of Manipur.

PART IV

NOTICE.

Imphal, the 21st May, 1954.

28/CS/11 /3 54.—It is hereby notified for general information that, pursuant of Section 9 of the Co-operative Societies Act II of 1912, the Damador Dyeing & Printing C. S. Ltd. has been registered and numbered as 28 of 1953-54, dated the 20th May of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar, Co-Op. Societies, Manipur.

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL INSOLVENCY
ACT V OF 1920.

IN THE COURT OF THE JUDICIAL COMMISSIONER, MANIPUR AT IMPHAL.

Notice is hereby given that the undermentioned person has applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a pleader.—

Name, Parantage, occupation and place of residence of the—

No. of the case.	Petitioner.	Creditor.	Date fixed for hear- ing the application.
1	2	3	4
2 of 1954.	Phurailatpam Madhu- mangol Sarma of Keisam- thong Longjam Leikai.	Lon. jam Sanaton Singh of Keisamthong Longjam Leikai.	17-6-54.

Given under my hand and the seal of the Court this 1st May 1954.

K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur.

PRESS NOTE

Imphal, the 22nd May, 1954.

In order to popularise rifle shooting amongst the Youths of India, the Government of India have decided to make 22 Rifles and Ammunition available to the public for training purposes. As there is no Rifle Club or Association in Manipur, the training will be done here under the control of the Manipur Rifles which has its own Rifle Range and Storage facilities. Each trainee will have to pay an annual fee of Rs. 2/- for joining the training classes and also one anna for each round of ammunition used by him. Any one who wishes to take up this training under the above conditions is requested to submit applications to the Superintendent of Police stating therein (1) his name, (2) the name of his fathers' or guardians', (3) his occupation, (4) father or guardians occupation and (5) full address before 15. 6. 54

T. Kipgen,
Secretary to the Government of Manipur

Manipur



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EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 10-E-4

Imphal, Monday May 31, 1954

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 11th May, 1954

No Tax/10 52—In exercise of the powers conferred by section 52 of the Assam Sales Tax Act as extended to the State of Manipur the Chief Commissioner of Manipur is pleased to order the publication of the following amendments to the Manipur Sales Tax Rules, 1952 issued under Notification No Tax 10 52 dated 4th October 1952. Any objection or suggestion with respect to them may be submitted so as to reach this department on or before the 31st May 1954 after which date these amendments will be taken into consideration.—

1. Rule 8. Substitute the following for the existing rules —
 - " 8 An application for registration shall be signed and verified in the case of (1) Individuals by the proprietor of the business,
 - (2) an association of persons, by an adult member or the principal officer,
 - (3) a firm, by the managing partner or an adult partner of the firm,
 - (4) a Hindu undivided or joint family by the manager or karta or any adult member of the family
 - (5) a company, by the managing director or any director of the company,
 - (6) any Government Department, by the head of the office "
2. Rule 10. Substitute the following for the existing rule —

" 10 The certificate to be granted under section 12 shall be in form 1-A "
3. After rule 24, the following new rules 24A and 24B shall be inserted

" 24A In determining the amount of turnover, fraction of a rupee below eight annas shall be ignored and a fraction of a rupee equal to or exceeding eight annas shall be taken as a whole rupee "

" 24B. In determining the amount of tax payable or in allowing a refund under this Act, fraction of an anna less than six pies shall be ignored and fraction of an anna equal to or exceeding six pies shall be taken as a whole anna "
4. In rule 32, the word "and" at the end of clause (b) shall be deleted and put at the end of clause (c) where the full-stop shall be substituted by a comma, and the following new clause shall be added, namely — " d) the date of the service of the order objected to "
5. In rule 45 the word "Assessment Register" shall be substituted by the words "Daily Collection Register" and the figure 'VII' shall be substituted by the figure "VIII".
6. In rule 46 the words "Progressive Collection Register" shall be substituted by the words "Demand, Assessment and Collection Register" and the figure 'VIII' shall be substituted by the figure "VII".
7. In rule 59 substitute the word "three" for the word "two"
8. Rule 69. —This rule shall be deleted
9. The existing forms 1, 1-A, 1-B, IV-B, V, VII and VIII shall be substituted by the forms given in the Schedule.
10. In Form II-the words "Assessment year" shall be deleted
11. In Form IV-A-the words "Assessment year" shall be deleted
12. After Form XIII insert the Form XIV and Form XV as given in the Schedule.

P C Deb,
Chief Secretary to the Govt of Manipur

FORM I.

The Assam Sales Tax Act as extended to the State of Manipur.

Application for Registration.

(See Rule 5—9).

To

The Taxation Officer, Manipur.

I, _____ son of _____
 residing at _____ P. O. _____
 thana _____ of _____ district _____
 on behalf of myself and the persons whose names and addresses are given
 paragraph 2, doing business as¹ _____
 in _____ P. O. _____
 in thana _____ of _____ district _____
 and with branches at _____ hereby apply
 certificate of registration under the Assam Sales Tax Act as extended to
 State of Manipur. We ordinarily deal in _____

 and purchase the following classes of goods :—

- (a) _____ for use in manufacture
 or production of goods, the sales of which are taxable under the Assam
 Sales Tax Act as extended to the State of Manipur ;
- (b) _____ for resale in the State ;
- (c) _____ for use in the execution
 of contract in the State ; and
- (d) _____ for use as containers or
 packing materials of goods the sales of which are taxable in the State
 and manufacture and/or produce the following classes of goods for sale
 in the State :— _____
 and import the following classes of goods from outside India/Manipur. —

2. ²The following person(s) is/are the proprietor(s)/member(s) of the aforesaid
 business/have interest in the aforesaid business :—

	Name. (1)	Address. (2)	Age. (3)	Father's name (4)	Home address (5)
1					
2					
3					
4					

3. "Myself and the persons enumerated in paragraph 2 above have interest in no other business any where in India/in the following other business in India as shown against each :

Name	Name and particulars of the business.	Address of the business.
1		
2		
3		
4		

4. "The business in respect of which this application is made" has been registered in " _____ on _____ under the Indian Companies Act, 1913.

5. We maintain our accounts in the _____ language and for the purposes of accounting our year runs from _____ to _____ corresponding to English date _____

6. The gross turnover of our above business during the year ending on _____ was Rs. _____ out of which estimated taxable turnover was Rs. _____

The above statements are true to the best of my knowledge and belief

Dated at _____ (Signature of applicant)

The _____ Designation

The Head Proprietor of the Office.	Managing Partner Partner	Manager	Managing Director or Director	Member	Principal Officer.
---------------------------------------	--------------------------------	---------	--	--------	-----------------------

Acknowledgement

Received an application in Form 1 from _____ for registration under section 9/10/29 of the Assam Sales Tax Act as extended to the State of Manipur.

Receiving Officer.

1. Here enter the name and style of business.

2 & 3 These paragraphs are to be filled up only in cases of business other than a Company registered under the Indian Companies Act, 1913

4. This paragraph is to be filled up only in case of a Company registered under the Indian Companies Act, 1913.

5. Here mention the name of the State in which registered.

Note:— Strike out whichever is not applicable.

Certificate of Registration.

Registration Mark..... Circle.....
No.

This is to certify that (1)
 son of residing at
 and doing business at
 located at Having branch business at
 has this day of
 19 been registered under Section 9/10/29 of the Assam Sales Tax Act,
 as extended to Manipur as a dealer.

He is liable to pay tax with effect from

1. The dealer deals in (Taxable and non-taxable) —

Goods resold.	Goods sold after manufacture or production otherwise.
1	2

- (1) Here enter the name of the proprietor in the case of individual, the name of the firm in the case of partnership or association of persons, the name of the family in the case of Hindu undivided family, the name of the Company in the case of a Limited Company, the designation of the head of the office in the case of a Government Department.

Delete inappropriate words if any.

- (2) The sales of the following classes of goods to this dealer and for the purposes mentioned hereunder will be free of tax—

(N. B.—Any of the goods specified in the list above, if removed from the list of exempted goods by virtue of fresh notification under section shall be deemed to be included here for a period of one month within which application for amendment may be filled).

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For re-sale in the State.	For use in manufacture of goods the sales of which are taxable in the State.	For use in execution of contract in the State.	For use as containers or packing materials of goods, the sales of which are taxable in the State.
1	2	3	4

Seal

Dated the _____

Taxation Officer, Manipur.

Amendment in respect of goods mentioned in item 2 above.

Nature of amendment (added or deleted).	Re-sale.	Manufacture	Contract.	Containers.	Signature and date from which amendment takes effect.
1	2	3	4	5	6

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FORM I-B.
Register of Certificate issued
(See rule 17).

Circle _____

Serial No.	Dealer's name.	Dealer's address.	Certificate No and date of issue.	Nature of business.	Branches of business, if any.	Reference to Index Register.	Date of commencement of liability.	Registered under section	Remarks.
1	2	3	4	5	6	7	8	9	10

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FORM IV-A

THE ASSAM SALES TAX ACT AS EXTENDED TO THE STATE
OF MANIPUR

ASSESSMENT ORDER

(See Rule 24)

Registration No

Circle

Assessment Case No. of

Name of dealer

Address

Turnover and Deduction.	Luxury goods	Biris & Chillies.	Other goods.
1. Gross turnover returned. . .			
2. Deduction claimed. . .			
3. Net turnover and return. . .			
4. Gross turnover determined . .			
(a) Sales other than contract . .			
(b) Sales in execution of contract . .			
Total . . .			
5. Deduction allowed. . .			
Total . . .			
6. Net turnover determined — . .			
(a) Sales other than contract . .			
(b) Sales in execution of contract . .			
Total . . .			
7. Tax payable on net turnover of — . .			
(a) Rupees..... from luxury goods at pies in the rupee . .			
(b) Rupees..... from Biris and chil- lies at pies in the rupee . .			
(c) Rupees from other goods at pies in the rupee . .			
8. Total tax assessed . . .			
9. Amount of penalty imposed. . .			
10. Total dues.			
11. Amount already paid. . .			
12. Net balance. . .			

Assessed under section

on 19

Taxation Officer, Manipur.

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FORM IV-B.

The Assam Sales Tax Act as extended to the State of Manipur.
ASSESSMENT ORDER SHEET.

-Circle.
- (1) Name of Dealer (with complete address). (3)Sub-Division.
- (2) Registration Certificate No. (4) Record No.....
- (5) Branches—
 (a)
 (b)
 (c)
- (6) Shares— (a) Partners : Their names with shares—
 (b) Members : Their names with shares—
- (7) Gross turnover returned—
 (a) Other Goods—
 (b) Biris and Chillies—
 (c) Luxury Goods—
- (8) Books produced—
- (9) Section and Sub-section under which assessment made—

Date	Assessment order.

FORM V.

The Assam Sales Tax Act as extended to the State of Manipur.

Notice of Demand under Section 33 of the Assam Sales
Tax Act as extended to the State of Manipur.

.....

.....

Take notice that the return period ending on the sum of
Rs..... as specified overleaf, has been determined as payable
by you on account of tax and penalty.

2. You are required to pay the amount on or before the
to the Treasury Officer
Sub-Treasury Officer at when you
Agent, Imperial Bank
will be granted a receipt.

3. If you do not pay the amount on or before the date specified above you
will be liable under section to pay a sum by way of penalty not
exceeding the amount of arrears.

4. You are further warned that unless the total amount due, including the
penalty, is paid by the above date, a further penalty will be imposed on you and
a certificate will be forwarded to the Collector for the recovery of the whole amount
as an arrear of land revenue.

Date.....

Taxation Officer, Manipur.

Delete inappropriate words.

**ASSAM SALES TAX ACT AS EXTENDED TO THE STATE OF
MANIPUR.**

**Form VII.
Register of Assessment, Demand and Collection**

Return Period ending on

Financial year.

Month.

Thana.	Serial No.	Index Number.	Name of dealer.	NET TURNOVER							DEMAND							COLLECTION			Remarks.
				Returned.		Determined.					Demand (before deduction of advance)	Advance.	Net demand (11-12)	Penalty	Composition money	Total (13,14,15)	Amount	Chalan No. and date			
				Luxury goods	Chillis & Biris	Other goods	Luxury goods	Chillis & Biris	Other goods												
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19			
										RS. a.	RS. a.	RS. a.	RS. a.	RS. a.	RS. a.	RS. a.	RS. a.				

ASSAM SALES TAX ACT AS EXTENDED TO THE STATE OF MANIPUR.

Form VIII

Register of Daily Collection.

Return period.

Financial year

Month

DEMAND COLLECTION.					ADVANCE COLLECTION										
1	Serial No.	2	Number in the demand register	3	Treasury Chalan Number	4	Name of dealer making payment.	5	Demand in excess of advance.	6	Penalties.	7	Miscellaneous	8	Total
				Rs. a.				Rs. a.		Rs. a.			Rs. a.		
1	Serial No.	2	Record Number	3	Treasury Chalan Number.	4	Name and address of dealers making payment	5	Amount paid.	6	Remarks.				

Assam Sales Tax Act as extended to the State of Manipur.
FORM XIV.
General Index Register of Dealers.

Serial No		Name of dealer.		Address.		Classes of goods dealt with.		Period ending.		Period ending.		Period ending.		Period ending.	
Registration No.								Date of submission of returns.		Date of assessment.		Date of submission of returns.		Date of assessment.	
1	2	3	4	5	6	7	8	9	10	11	12	13			

Period ending.		Period ending.		Period ending.		Period ending.		Period ending.		Period ending.		Period ending.		Remarks.	
Date of submission of returns.		Date of assessment.		Date of submission of returns.		Date of assessment.		Date of submission of returns.		Date of assessment.		Date of submission of returns.			
14	15	16	17	18	19	20	21	22	23	24	25	26			

FORM XV.

Form of Declaration.

GOVERNMENT OF MANIPUR

(To be used at the time of making purchase from outside the State Sellers)

Issued to holder of Registration Certificate No. _____

Book No. _____

Serial No. _____

To _____

Certified that the goods _____

ordered for in our purchase order No. _____

dated _____

Purchased from you as per bill/cash Memo. stated below *

Supplied under your chalan No. _____

dated _____

are for

•resale

use in manufacture of goods for saleuse in the execution of contractspacking of goods for resale

and are covered by my/our registration certificate No.

dated issued to me/us under Section _____ of the

Assam Sales Tax Act as extended to the State of Manipur.

** Particulars of Bill/Cash Memo.

Date

No.

Amount

Rs. a. p.

(_____)

(Name of the purchasing dealer
in full)

(_____)

Signature and status of the
person signing the declaration

Date

** Strike out whichever is not applicable.

N. B. This declaration is to be signed by the proprietor of the business, if and individual; by a partner in the case of partnership firm; by a director or secretary in the case of limited company; or by an employee duly authorised in writing by one of the foregoing.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 25th May, 1954.

No. HDE/11953/8.—The Chief Commissioner is pleased to recognise for the purpose of appointments the Hindi Examinations proposed to be conducted by the Manipur Hindi Parishad, Imphal for the following standards:—

1. Hindi Prarambhik (Upper Primary standard)
2. Hindi Prabesh (Middle standard)
3. Hindi Parichay (Matric standard)
4. Hindi Prabodh (Intermediate standard)
5. Hindi Visarad (B. A. standard)

T. Kipgen,
Secretary, to the Govt. of Manipur.

Imphal, the 29th May, 1954.

No. R/4/53/III.—The Chief Commissioner is pleased to order the de-reservation of 68 Bighas and 3 Kathas of land as per description below from the area of Keinou village grazing ground with effect from 1st June, 1954, for settlement as agricultural land:—

North—Khas land under Dag No. I.

South—Thumkhonglok under Dag No. 260 and a rayotwari patta land under Dag No. 223.

East — Tera Mahal and rayotwari patta lands under Dag Nos. 37, 38, 39, 40, and 247 of Village No. 32 Keinou.

West— Keinou Wainem Hill Ranges.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

Imphal, the 24th May, 1954.

No HDE/61/53 28 —The Chief Commissioner is pleased to change the nomenclature of Kanglatongbi M E School to Motbung M E School with effect from the date of issue of this order

Imphal, the 26th May, 1954.

No HDE 63 54 2 —The Education Standing Committee, Manipur has been reconstituted and renamed as the Text Book Committee, Manipur with the following as members of the Committee —

- | | | | | |
|---|---------------------------------------|-----|-----|-----------|
| 1 | Inspector of Schools | ... | ... | Chairman |
| 2 | Deputy Inspector of School (Valley) | ... | ... | Secretary |
| 3 | Deputy Inspector of School (Tribal) | | | |
| 4 | One representative from each of . | | | |
| | (i) Johnstone High School | | | |
| | (ii) Tamphasana Girls' High School | | | |
| | (iii) Churachand High School | | | |
| | (iv) Bengali High School | | | |
| | (v) Tombisana High School | | | |
| | (vi) Bheirobdan M E School | | | |

T. Kipgen,
Secretary to the Govt. of Manipur.

NOTIFICATION

Imphal, the 14th May, 1954.

Applications stating age, qualification and experience from bonafide citizens of India for a permanent post of one Assistant Registrar Co-operative Societies in the scale of Rs 150-10-200 EB-10 250-EB 15-400 20 600/- with usual dearness allowance in the Co-operative Societies Department, Manipur will be received by the undersigned upto the 20th June, 1954

None need apply who is not a graduate

By order,
G H. Singh,
Assistant Secretary to the Govt. of Manipur



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 8th June, 1954.

No. R.48,51-II.—Whereas it appears to the Chief Commissioner that improved arrangements are required within the area specified in the schedule hereunder comprising Sekmai Bazar and its neighbourhood for all matters as specified in section 52 of the Assam Municipal Act 1923 (1 of 1923) as extended to this State, which area it is not expedient to constitute into a Municipality;

Now, therefore, in exercise of the powers conferred upon him by sub-section (1) of section 328 of the said Act, the Chief Commissioner desires to declare the said area as a notified area;

Should any inhabitant of the said area desire to object to this notification he may within six weeks from the date of publication of this notification submit his objection in writing to the Chief Commissioner through the Deputy Commissioner for consideration.

P. C. Deb,)

Chief Secretary to the Govt of Manipur.

SCHEDULE.

Commencing from the northernmost boundary of Dag No 2627 where the nala meets the village path, and the nala forming the western boundary, runs southwards upto the south western corner of Dag No. 2629, then it turns eastwards and joins the north-western corner of Dag No. 2718, then the line turns southwards touching the western boundaries of Dag No. 2718, 2734, 2733, 2854, 2853, 2801 and 2799, thence extending in a straight line it crosses the D. M. Road and joins the south-western corner of Dag No. 2827 and again follows the southern boundary of Dag No. 2827 upto the south-eastern corner of the Dag No. 2827 then it turns northwards along the eastern boundaries of Dag Nos. 2827, 2825, 2813, 2811, 2810, 2809, 2807, 2809, 2900, Atolchou, Exoise, 2891, 2887, 2884, 2882 and 2881 and it turns northwards along the northern boundary of Dag No. 2880 and then extending in a straight line it crosses the D. M. Road and touches the nala and turns towards the village path.

THE MANIPUR AMUSEMENT AND BETTING TAX RULES.

In exercise of the powers conferred by Section 12 of the Assam Amusements and Betting Tax Act 1939 (Assam Act VI of 1939) as applied to the State of Manipur, the Chief Commissioner of Manipur is pleased to make the following rules —

Rules.

- 1 a) **TITLE**—These rules may be called the Manipur Amusement and Betting Tax Rules, 1953, and shall come into force with immediate effect.
- b) The Commissioner of Taxes shall, subject to the control of the Chief Commissioner of Manipur, superintend the administration and collection of the tax leviable under the Act

CHAPTER I.

Entertainments Tax Rules.

- 2 (1) Except as is provided by these rules no person shall mark, or cause to be marked in any manner, any stamp referred to in clause (a) of Section 4 of the Assam Amusements and Betting Tax Act, 1939 as extended to the State of Manipur
- (2) The proprietor shall keep necessary stock of tickets
- (3) The books of tickets admitting entrance to an entertainment shall contain one hundred tickets each and bear a number. The cover of the book shall indicate the number of the book as well as the total number of tickets contained therein

Every ticket issued by the proprietor authorising admission to an entertainment shall bear book number and serial number of the ticket.

- (4) Every proprietor shall maintain a register showing the number of books of tickets printed and brought into use in Form No. ID,
- (5) (a) Different coloured paper shall be used for printing tickets for different classes, provided that where this is not possible, the Taxation Officer, if he thinks fit and is satisfied may authorise any proprietor to print different series of books of tickets marked 'A', 'B', 'C' etc., for different classes
- (b) Each ticket shall contain three foils and shall be printed in Form IA and all free or complimentary passes or tickets shall be printed in Form IE annexed to these rules.
- (c) The first foil which shall be smaller than that the other two foils shall remain attached to the book cover and be preserved for three months for check and inspection.
- (d) The ticket to be issued to the purchaser for admission to an entertainment shall be the second and third foil taken together and not torn at the line of perforation

Note.—The Treasury Officer of the Imphal Treasury is appointed official vender for the purpose of selling and distributing stamps intended for tickets

3 No person shall purchase any such stamp except from a person duly appointed to sell and distribute stamps, or duly licensed to deal in stamps; provided (a) that nothing in this rule shall apply to a person purchasing such a stamp affixed to a ticket for the purpose of being admitted to an entertainment and (b) that when the proprietorship of an entertainment changes hands it shall be lawful for the new proprietor, after giving due notice to the Taxation Officer, to purchase from the former proprietor within fifteen days from the date of such notice, the stock of unused stamps in the latter's possession

4. (1) The proprietor shall not issue, or have in his possession at the place of entertainment or at any place whereat tickets for the entertainment are sold, any ticket being a ticket authorising or intended to be issued for the purpose of authorising any person to be admitted to an entertainment, unless the price of admission and the statement required by this rule are legibly printed, stamped, or otherwise marked on the ticket.

For the purpose of this rule, price of admission means the price exclusive of the entertainments tax, and there shall be printed on every such ticket as aforesaid a statement that the price printed thereon in accordance with the requirements of this rule excludes the entertainments tax.

- (2) The proprietor shall affix the stamp on the ticket on the line of perforation at the time of issuing the ticket and put the time and date seal on all the foils of the ticket. The time and date seal shall be of such design as approved by the Taxation Officer

5. The proprietor shall not issue to any person a stamp referred to in clause (a) of section 4 of the said Act otherwise than securely affixed to a ticket issued for the purpose of authorising admission to the entertainment.

6. The proprietor shall not, on any payment for admission to the entertainment being made, issue in respect of that payment any ticket authorising admission to the entertainment other than a ticket to which is affixed a stamp denoting the proper amount of entertainments tax chargeable in respect of that payment; provided that this rule shall not apply in any case where the proprietor of the entertainment has made arrangements for furnishing returns of the payments for admission and has given security to the satisfaction of the Chief Commissioner of Manipur for the payment of the entertainments tax.

7. (1) Subject to the provisions of these rules, the proprietor shall not deface, cut, tear or diminish any stamp affixed to a ticket and denoting the proper entertainments tax payable before the ticket to which it is affixed is issued, or admit any person to an entertainment with a ticket bearing a stamp which has been defaced, cut, torn or diminished.

- (2) No person being a holder of a ticket to which a stamp is affixed issued for the purpose of authorising admission to an entertainment shall deface, cut, tear or diminish the stamp.

- (3) The proprietor shall collect the tickets of all persons about to be admitted to the entertainment and every person about to be admitted by means of a stamped ticket shall immediately before admission to the entertainment deliver the ticket with the stamp attached to the person who is collecting the tickets.

- (4) When a ticket is so collected, the proprietor shall forthwith deface the stamp on the ticket by tearing the ticket on the line of perforation into two portions across the stamp, the second foil shall be retained by the proprietor and the third or outer foil returned to the purchaser who shall retain it until he has left the place of entertainment. The second foil thus retained shall be preserved for inspection and to be destroyed by the officer concerned after inspection.

- (5) A Daily Report of Sale of tickets shall be furnished by the proprietor to the Taxation Officer on the day following the entertainment before 12 noon and in Form IB annexed to these rules

The Officer-in-charge will verify these reports by checking them with the first foils. He will check the second foils to see that no ticket has been issued without the necessary stamp. He shall demand the second foils of all tickets entered as sold in the report. He shall also check the stamp register and see that this tallies with the stamps used in the ticket book.

8. (1) Where the duty is calculated on a lump sum paid for a season ticket, or for a ticket authorising admission to any entertainment, during a certain period of time, the proprietor shall before issuing the ticket mark it with the name of the person to whom it is to be issued.

- (2) Unless the proprietor of the entertainment has made arrangements approved by the Chief Commissioner of Manipur for furnishing returns of payments for admission and has given security to his satisfaction for the payment of the entertainments tax, he shall before issuing any such season ticket as aforesaid, affix thereto a stamp denoting the proper amount of entertainments tax chargeable thereon and shall deface the stamp by writing in ink on the face thereof the date of issue of the ticket, and any such stamp shall not be required to be defaced at the time of admission to the entertainment in the manner prescribed in subrule (1) of rule 7

9. The proprietor shall not admit any person to the entertainment without any payment, unless that person is the holder of a ticket or document entitling him to be admitted without payment and clearly marked "Complimentary" or "Free" or a badge recognised by the proprietor as entitling the holder thereof so to be admitted. No person shall enter or otherwise obtain admission to an entertainment without payment unless he is the holder of such a ticket, document or badge as aforesaid.

10. Any reference in these rules to admission to a place of entertainment or to a person admitted to a place of entertainment shall be deemed to include a reference to the admission to another part of the place of entertainment, for admission to which part a payment involving payment of entertainments tax or more entertainments tax is required of a person who has been admitted to one part of that place of entertainment and to such a person admitted to such another part of the place of entertainment, and these rules shall have effect accordingly.

11. Every proprietor is required to keep register of payments for admission and records of stamps denoting the entertainments tax purchased and used in Form Nos. I and II, and to issue tickets in Form Nos. IA and IE, annexed to these rules.

12. Every cinema proprietor shall display conspicuously a Notice in Form IC annexed to these rules; in English and in Manipuri at the window or at the place where the ticket authorising admission to an entertainment is sold and shall also flash daily this notice on the screen at each show between the News Reel and the main picture for sufficient length of time.

13. (1) The proprietor shall at all reasonable times on demand by the Taxation Officer or the Inspector of Taxes or any other officer authorised for the purpose by the Taxation Officer, produce before that officer all books and records kept by the proprietor in connection with any entertainment and all tickets and all portions of any tickets and all stamps for the time being in his possession, and shall allow the officer to inspect and take an account of the same or to remove the same for the purpose of examination or enquiry.

(2) A person who has been admitted to an entertainment in respect of which the proprietor has not made arrangements approved by the Chief Commissioner of Manipur for furnishing returns of payments for admission, and given security to his satisfaction for the payment of the entertainments tax, shall upon demand made during the course of, or immediately before, or after the entertainment, produce before any officer mentioned in clause (1) of this rule the ticket, badge, card of admission, voucher or document by means of which he was admitted or a portion of the ticket by means of which he was admitted, bearing a stamp defaced in accordance with sub-rule (4) of rule 7.

14. (1) The proprietor of an entertainment who has been allowed to make a consolidated payment of the entertainments tax under the provisions of sub-section (3) of section 3 of the Assam Amusements & Betting Tax Act as applied to Manipur shall not issue, or have in his possession at the place of entertainment, any ticket, being a ticket authorising or intended to be used for the purpose of authorising any person to be admitted on payment to the entertainment, unless the price of admission is legibly printed, stamped, or otherwise marked on such ticket. For the purpose of this rule the price of admission means the price inclusive of the amount of the tax, and there shall be printed on every such ticket, as aforesaid, a statement that the price printed thereon, in accordance with the requirements of this rule, includes the tax.

(2) Any such proprietor as aforesaid shall, within seven days from the date of entertainment, furnish to the Taxation Officer a return in respect thereof showing the gross sum received by him on account of payments for admission, and particulars of the gross sum so received shall be shown separately for each class of payments for admission.

(3) The proprietor shall also forward to the Taxation Officer a return showing the number and classes of season tickets issued, the period for which such tickets are available, and the gross sum realised thereby, at such times as the Taxation Officer may determine.

(4) The proprietor shall pay to the credit of the Government of Manipur, at such times and in such manner as may be fixed by the Taxation Officer, the amounts of the tax due. Intimation of such payment shall be given to the Taxation Officer together with a statement showing the particular entertainments in respect of which payment is made and the amount due on account of each such entertainment.

- (b) The proprietor of a cinematograph exhibition shall furnish to the Taxation Officer, a return in Form VI annexed to these rules showing the number of shows held during the preceding month and shall lodge the said return with the Taxation Officer within 7 days of the close of the month to which it relates.

Before any proprietor furnishes the return required under this rule, he shall pay into the Imphal Treasury the full amount of Tax due by him under sub-section (1) of Section 3A of the Act according to such return and shall furnish, along with the return, a treasury chalan showing the payment of such amount.

15. When a proprietor is permitted to avail himself of the provisions of sub-section (b) of section 4 of the Act he shall submit to the Taxation Officer within ten days of the entertainment a return in Form No. III showing the number of persons admitted by the mechanical contrivance, the gross amount including tax paid for admission by such persons and the amount of tax collected from them.

16. No person shall in any circumstances be admitted by any mechanical contrivance save on payment of the price of admission, inclusive of tax. Such price inclusive of tax shall be exhibited in a conspicuous position on or near the mechanical contrivance; the fact that the price is inclusive of tax shall also be exhibited clearly.

17. All payments made in accordance with the provisions of sub-section (b) of section 4 of the Act shall be made to the Taxation Officer within ten days of the entertainment at such time and place and in such manner as he shall require.

18. Every proprietor of an entertainment shall, when more than ten percent of the tickets for any class or seats for an entertainment are issued as complimentary tickets, submit to the Taxation Officer, within 10 days from the date of performance of the entertainment, a return of such tickets in Form IV, giving reasons for issuing the same—such return shall be exclusive of the number of complimentary tickets claimed under any lease for the time being in force in respect of the place where the entertainment is held.

19. Where exemption is given under section 8 of the Act the Taxation Officer shall issue to the proprietor a certificate in form No. V and the proprietor shall comply with the conditions therein stated.

20. All applications for exemption under section 8 of the Act shall be made to the Commissioner of Taxes, not less than 10 days before the date of entertainment.

21. For the purpose of these rules 'Entertainment' shall include a series of races held on any one day.

CHAPTER II.

Refunds and Renewals.

22. When any stamp or stamps referred to in clause (a) of section 4 of the act have been damaged or spoiled, and it is required to renew the same, the Taxation Officer, may, on the application of any person made within six months from the date of the purchase of the stamp, give in lieu thereof:—

(a) other stamp or stamps of the same description and value;

or

(b) if required and he thinks fit, stamps of any other description to the same amount in value;

or

(c) at his discretion, the same value in money deducting one anna for each rupee or fraction of a rupee.

23. When any person is possessed of a stamp or stamps which have not been spoiled or rendered unfit or useless for the purpose intended, but for which he has no immediate use, the Taxation Officer shall repay to such person the value of such stamp or stamps in money deducting one anna for each rupee or portion of a rupee, upon such person delivering up the same to be cancelled and proving to the Taxation Officer's satisfaction:—

(a) that such stamp or stamps were purchased by such person with a bonafide intention of using them, and

(b) that he has paid the full price thereof, and

(c) that they were so purchased within the period of one year next preceding the date on which they were so delivered:

Provided that when more stamps than one are presented for refund of value under this rule, the deduction of one anna in the rupee should be made on the aggregate value of the stamps, and not on each stamp separately.

Provided further that when any stamp or stamps have been rendered unadjustable consequent upon the modification of the rates of entertainment tax, the Taxation Officer may, if he thinks fit, refund the full value of such stamp or stamps surrendered without any deduction as aforesaid.

24. Application for renewal or refund of stamps shall invariably be made to the Taxation Officer.

25. Any person claiming under Section 9 of the Act a refund of the entertainments tax shall present an application for such refund to the Taxation Officer within 15 days from the date of the entertainment. An application for refund not presented within such period shall be rejected.

CHAPTER III.

Betting Tax Rules.

26. In the case of credit bets, the betting tax shall be deducted or collected by the licensed bookmaker, with whom such bets have been made, on the settling day.

27. Each licensed bookmaker shall keep accounts of all bets made with him, whether in cash or on credit, in Form VII annexed to these rules. The accounts shall be shown separately for "win" and "place" bets.

28. The accounts prescribed by rule 27 together with a statement in Form VIII annexed to these rules, shall be produced by the licensed bookmaker before the Taxation Officer within seven days of the last racing day of a race-meeting, and the amount of betting tax found by examination of such accounts to be due to Government, shall be paid by the licensed bookmaker to the Taxation Officer within seven days of the examination of the accounts and the determination by the Taxation Officer of the amount of tax due.

29. Where any bet is disputed, the amount of the betting tax due thereon shall be paid by the bookmaker within seven days of the decision of the stewards of the race-meeting.

30. The amount of the betting tax received by the Taxation Officer on behalf of Government under these rules shall be paid to the credit of the Government of Manipur forthwith.

31. The Taxation Officer shall prepare and maintain a statement showing for each race meeting the amount of monies paid or agreed to be paid by each licensed bookmaker and the amount of the tax due thereon.

CHAPTER IV.

Totalisator Tax Rules.

32. The stewards of a race meeting shall furnish to the Taxation Officer not later than the 1st day of May in each year a statement showing the number of totalisators to be maintained by them at each race-meeting throughout the year, and the minimum sum that can be paid into each totalisator by a backer as a stake, and shall intimate to the Taxation Officer any subsequent variation in the number and description of totalisators so maintained.

33. The stewards of a race-meeting shall keep accounts in the following form of all monies paid into the totalisator at that meeting:—

(a) As soon as a totalisator is closed in respect of a race, the number of tickets sold shall be recorded on a readers' sheet in Form IX annexed to these rules, and the total number of tickets sold shall be calculated and shown therein.

(b) The sales so ascertained, and shown in Form IX shall be entered on a calculation sheet on which shall be calculated the dividend payable. Separate calculation sheets shall be used for "win" and "place" bets in Forms X and XI annexed to these rules.

- (c) Full details in respect of each race shall be entered in a record book showing the tickets sold, the total amount paid into the totalisator, the result of the race, the amount of the tax payable, the commission retained by the proprietor of the totalisator, and any surplus or loss that may be incurred, and a summary shall also be maintained at the end of the book showing the commission, tax, surplus loss and takings for each day's racing. The record book and summary shall be kept separately for "win" and "place" bets in Forms XII, XIII, XIV and XV annexed to these rules.

34. Where money is paid by credit into the totalisator by means of an I.O.U. voucher, the amount of the stake so laid by a backer on credit shall, for the purpose of computing the monies paid into the totalisator, be added to the cash amounts paid by way of stakes and the credit shall be supported by a voucher in Form XVI or Form XVII annexed to these rules according as the stake is laid for a win or a place.

35. The stewards of a race-meeting shall, within seven days of each racing day, forward to the Taxation Officer a return showing for each totalisator the amount paid in by backers on account of "win" and "place" bets. The return shall also show the total amount received on account of payments into the totalisators and the amount of the tax due thereon under section 15 of the Act, and shall be in Form XVIII annexed to these rules.

36. The amount of the tax shall, unless the Chief Commissioner of Manipur otherwise directs, be paid to the credit of the Government of Manipur in quarterly instalments, namely, on or before the 30th June, 30th September, 31st December and 31st March. The amount of each instalment shall include the amount of the tax due up to the day preceding the date of payment of the instalment, and intimation of payment shall be given to the Taxation Officer, together with a statement showing the amount of the tax paid in respect of each day's racing as shown in the return referred to in rule 35. Where the accounts of a totalisator are subject to audit, the stewards shall also place before the auditors copies of the returns furnished to the Taxation Officer under rule 35 and the auditor shall be required to certify that the returns so furnished provide a correct and complete statement of the monies paid into totalisators and of the tax due thereon.

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FORM I.

Theatre.
Cinema.

Register of entertainment tax stamps.

denomination of stamp _____

Date	No. of stamps received	No of stamps issued.	Balance in hand.	Remarks.
1	2	3	4	5

FORM I-A.

Form IA 1st foil	Form IA 2nd foil.	Form IA 3rd foil
Name of entertainment	Name of entertainment...	Name of entertainment
Book No. Serial No. of ticket.	Book No..... Serial No. of ticket.	Book No.... Serial N of ticket. ..
	Tax stamp	
Class	Class	Class
Admission price	Admission price	Admission price
Amusement Tax Total :—	Amusement tax Total :—	Amusement Tax Total :—
Date Seal	Date Seal	Date Seal
Time Seal	Time Seal	Time Seal
Proprietor/Manager	Proprietor/Manager	Proprietor/Manager

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FORM I-B.

Daily Sale Report.

Name of Cinema/or other entertainment

Date of sale.....

Shows and time	Class	Ticket		Total tickets sold.	Remarks,
		Commencing No.	Closing No.		
1st Show	Reserve				
	1st Class				
	2nd Class				
	3rd Class				
2nd Show	-Ditto-				
3rd Show	-Ditto-				

DAILY TOTAL

Class	Tickets sold.	Price.	Tax.
Reserve			
1st Class			
2nd Class			
3rd Class			
etc.			

Certified correct. Total Rs. Total Rs.

Proprietor or Manager.

FORM I-C.

Notice.

Cinema Goers

Please :-

1. Accept only the whole ticket at the counter.
2. Check the Tax Stamp, date and time of the show
3. Demand your half of the ticket at the entrance and retain it.

Proprietor.

Register of Books on Tickets
(See Rule 2(4).

Name of Cinema/or other entertainments.

66

[illegible]

PROPRIETOR.

324

FORM I-E.

See Section No. 3(5).

Form IE. 1st foil.	Form IE. 2nd foil.	Form IE. 3rd foil.
Name of entertainment.	Name of entertainment	Name of entertainment. .
Book No Serial No. of Ticket	Book No. Serial No of Ticket	Book No Serial No. of ticket
	<div style="border: 1px solid black; padding: 2px; text-align: center;">Tax Stamp</div>	<div style="border: 1px solid black; width: 50px; height: 30px;"></div>
Class	Class	Class
Amusement Tax	Amusement Tax	Amusement Tax
Date Seal	Date Seal	Date Seal
Time Seal	Time Seal	Time Seal
Free/Complimentary Passes/Tickets	Free/Complimentary Passes/Tickets	Free Complimentary passes Tickets
Proprietor/Manager.	Proprietor/Manager	Proprietor/Manager

FORM II

Theatre

Cinema

Statement of Tickets sold.

..... Performance

Date

Price of admission	Serial No. of tickets issued.	Number of tickets sold.	Number of complimentary or free tickets issued	Amount received or accounts of tickets sold	Amount of the entertainments Tax	Remarks.
	2	3	4	5	6	7

Total :—

Signed _____

Return of persons admitted mechanical contrivance.

Date of Performance—

[illegible]

Signature.

Return of Complimentary tickets.

Date of Performance :—

Rates of tickets of each class issued	Number of tickets issued at each rate.		Remarks.
	Ordinary.	Season	

Form V.

Form of certificate prescribed under rule 20 of the Manipur Amusement and Betting Tax Rules 1953.

This is to certify that the Taxation Officer authorizes the entertainment specified below to be given free of entertainment tax provided that it is of the type referred to in any of the clauses of section 8 of the Act.

Description —

Date —

Place —

This certificate is issued on the following conditions —

- (1) Conditions mentioned in any of the clauses of section 8 are fully satisfied.
- (2) If the entertainment is of the type falling under clause (a) of section 8, the whole of the takings of the Entertainment without any deduction for expenses, however small, must be paid over to and if the Taxation Officer so requires, a full and true account of the whole of the takings, together with a written acknowledgement from the Society, Institution or Fund specified above must be furnished to him by the persons responsible for the management of the Entertainment, within one month after the date of the Entertainment, and those persons will be liable for the payment of the proper tax if the Taxation Officer is not satisfied that the whole of the takings, without any deduction for expenses, have in fact been paid over to the Society, Institution or Fund referred to.
- (3) This certificate must not be used for any other Entertainment than that specified above, and it must be exhibited in a prominent position at the public entrance to the place of entertainment at the time the public are admitted and during the Entertainment no correction or erasure of any kind must be made in the certificate.
- (4) If the Entertainment is not given on the date or at the place specified above, the persons responsible for the management of the Entertainment must give notice in writing to that effect within one week after the date fixed for holding it.

The 19 ..

Taxation Officer
..... District

Note :— Failure to comply with any of the conditions set out in this certificate involve liability to penalty of Rs. 500/-

FORM VI.

Return of Cinematograph exhibition.

See Rule 14 (3).

Name of Cinema House

Month

Date

Number of Shows.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

Total :—

Tax payable at Rs. 2 per show Rs.

Paid, vide Treasury Chalan No.

Proprietor/Manager.

FORM VII.

'BOOKMAKERS' ACCOUNT OF BETS.

Race Meeting.....Date.....Race

Name of Horse					Name of Horse					
a	b	c	d	e	a	b	c	d	e	
										Win
										Place

Amount paid out on win Rs.....

Amount paid out on 1st place Rs.....

Amount paid out on 2nd place Rs.....

Amount paid out on 3rd place Rs.....

Total Rs.

Amount of tax at 7 per cent Rs

- (a) is the running total of (b) and (c)
 (b) is the amount staked by the licensed bookmaker.
 (c) is the amount staked by the backer.
 (d) is the running total of (c).
 (e) is name of the backer or ticket number.

The difference between the total of (a) and of (d) is the net amount paid out by the licensed bookmaker.

FORM VIII

RETURN OF BETTING TRANSACTIONS.

.....Races.....Day 19

Number of race		Amount paid or due to be paid to backer	Total
1	Winner.....	Rs.	
	First place.....		
	Second place.....		
	Third place.....		Rs
2	Winner.....		
	First place.....		
	Second place.....		
	Third place.....		Rs
3	Winner.....		
	First place.....		
	Second place.....		
	Third place.....		Rs
4	Winner.....		
	First place.....		
	Second place.....		
	Third place.....		Rs
5	Winner.....	Rs.	
	First place.....		
	Second place.....		
	Third place.....		Rs
6	Winner.....		
	First place.....		
	Second place.....		
	Third place.....		Rs.

.....Races.

Grand Total..... Rs.

7 per cent. on the above Grand Total of Rs. = Rs.

I declare that the above is a true return of my betting transaction for the day of 19

Licensed Bookmaker.

Dated.....19

READERS' SHEET REGARDING NUMBER OF TICKETS SOLD.

READERS' SHEET No. TOTALISATOR.

Race

Date.....

[illegible]

Total No. of tickets sold.

CALCULATION SHEET FOR WIN BETS.

Re.

TOTALISATOR.

Date _____

WIN

Race No.

Horse No.	Backed for tickets.	Result.	()
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
18			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			

TOTAL Rs. _____
Less: _____

Less }
Com. }

Less 7 per cent. Tax _____
NET POOL Rs. _____

NET POOL Rs. _____

FORM XI

CALCULATION SHEET FOR PLACE BETS

Pays 1, 2 when 4 to 7 starters.

Pays 1, 2 & 3 when 8 or more starters.

Rs.

TOTALISATOR

Date

Place

Race No.

Horse No.	Backed for tickets.	Result.
1		
2		
3		
4		
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		

Horse No. Backed for tickets

" " " " "

" " " " "

" " " " "

Pool Rs. _____

Less Rs. _____

) _____ (+

) _____ (+

) _____ (+

TOTAL Rs. _____

Less }
Com. }

Less 7 per cent. Tax _____

Net Pool Rs. _____

FORM XII

RECORD AND SUMMARY FOR WIN BETS

Rs.

TOTALISATOR

WIN

Date

Private Mark

Race

Horse No.	Backed for tickets.	Result	Remarks
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			

Total _____ = Rs. _____
 Tickets on Horse No. (.....) at Rs. = Rs.
 " " " (.....) at Rs. = Rs.
 Commission "
 Tax "
 Surplus "
 Total "
 Loss "

Total

Commission
 Surplus Horse No. (.....)
 Surplus
 " " (.....)
 Loss " (.....)
 " " (.....)

Rs.
 "
 "
 "
 "
 "

Total profits

332

FORM XIII.

Summary Statement of each day's racing.

Rs.

Totalisator

Win

Statement.

Race	Commission	Tax	Surplus	Loss	Takings
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					
Total					
Surplus					
Total					
Loss					
Grand total					

333

FORM XIV.

Record and Summary for place bets

Rs.

Totalisator

Place

Date

Private Mark

Race

Horse No			
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			

Total	- Rs.
Tickets on Horse No () at Rs.	Rs.
" " () "	"
" " () "	"
" " () "	"
Commission	Rs.
Tax	"
Surplus	"
Total	"
Loss	"
Total	Rs.

Commission	Rs.
Extra Surplus	"
Surplus Horse No	"
Surplus	"
"	"
"	"
"	"
Loss	"
"	"
Total Profits.	Rs.

334

FORM XV.

Summary Statement of each days racing

Rs.

Totalisator

Place

STATEMENT.

Race	Commission	Tax	Surplus	Loss	Takings
1					
2					
3					
4					
5					
6					
7					
8					
9					
Total					
Surplus					
Total					
Loss					
Grand Total					

FORM XVI

I. O. U. Voucher for a win

No. _____ Race No _____

WIN

Horse No.	Rs
_____	_____
_____	_____
_____	_____

Advance money and execute commissions for me on the Totalisator to-day as above, and I promise to pay such amount on the day appointed for settlement

Signed _____

FORM XVII

I. O. U. Voucher for a place.

No. _____

Race No. _____

PLACE

Horse No.	Rs.

Advance money and execute commissions for me on the Totalisator to-day as above, and I promise to pay such amount on the day appointed for settlement.

Signed _____

FORM XVIII

Return for submission to the Taxation Officer.

Race Meeting _____

Date _____

19 _____

AMOUNT PAID INTO TOTALISATOR.

	Rs.	Rs.	Rs.	Total
Win				
Place				
Total				
Tax at 7 per cent				

P. C. Deb,
Chief Secretary to the Govt. of Manipur.



PUBLISHED BY AUTHORITY

No. 13

Imphal, Wednesday, June 16, 1954

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 26th May, 1954

No PW/CMN/453—The Chief Commissioner has been pleased to classify roads other than National Highways in Manipur into (A) Major District Roads (B) Other District Roads and (C) Village Roads and to fix the standards and Control line as shown in the statement below —

(Figures in feet from the Central line of a road)

Name of Road	Class of Road	Open areas and Agricultural country (including built up areas in such country)		Urban (built up) and Industrial areas	
		Width of Road land over all		Width of road land over all	
		Building line	Control line	Within actual limits	On approaches to urban and Industrial Area
1. Ukhrul road	Major District Rds (category A)	80	150	30	50
2. Kakching Sugno Rd.					
3. Mayang Imphal Rd.					
4. Tiddim road					
1. Kangchup road.	Other District road (category B)	50	80	20	30
2. Pukhao road.					
3. Yairipok road					
4. Lamaang Khurkhul road.					
5. Telipati road.	Village roads (category C)	40	60	20	30
6. Thoubal Yairipok Rd.					
7. Nagamapal Thangmerband road.					
8. Sagolband Khumbong and Maklang road.					
All other Minor road except those mentioned in the above.					

The order will have effect from the date of issue

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 1st June, 1954.

No R/4 53 III —The Chief Commissioner is pleased to order the de-reservation of 40 Bighas of land as per description below from the Dag No. 28 Bishnu Naha grazing ground with effect from 1st June, 1954 for settlement as agricultural land. —

Description of land cancelled from Dag No. 28 Bishnu Naha grazing ground

North — Grazing ground (part of Dag No. 28).

East and south — Tamengkhang

West — Yairipok Road

T. Kalachand Singh

Assistant Secretary to the Govt of Manipur

Notifications

Imphal, the 15th June, 1954.

No A 54/120/Elec —The following Notifications under No. F 51 (3)/54-L dated 20th May, 1954 as published in the issue of the Govt of India Gazette (Extraordinary) No 100 dated the 22nd May, '54 are hereby republished for general information —

G. H. Singh,

Assistant Secretary Election Dept
and

Assistant Returning Officer.

MINISTRY OF LAW

Notifications

New Delhi, the 20th May, 1954

No L 51(3) 54 I —In pursuance of Rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, the following notices are published for general information —

(1)

Notice is hereby given under Rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 that the return of election expenses of Shri Benjam Ibchil who had been nominated as a candidate for election to the Council of States by the members of Manipur Electoral College and the declarations in respect thereof have been lodged with the Returning Officer on the 8th May, 1954. These can be inspected at the Office of the Returning Officer, Council of States Constituencies, Manipur between 10 A. M. and 1 P. M. on any working day for a fortnight from the publication of this Notice in the Gazette on payment of a fee of one rupee.

Election Office, Manipur, Imphal

The 8th May, 1954

M. N. Phukan,

Returning Officer

(2)

Notice is hereby given under Rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 that the return of election expenses of Shri Ngangom Tompok, a member duly elected to the Council of States by the members of Manipur Electoral College and the declarations in respect thereof have been lodged with the Returning Officer on the 7th May, 1954. These can be inspected at the Office of the Returning Officer, Council of States Constituencies, Manipur, between 10 A. M. and 1 P. M. on any working day for a fortnight from the publication of this Notice in the Gazette on payment of a fee of one rupee.

Election Office, Manipur, Imphal

The 8th May, 1954.

M. N. Phukan,

Returning Officer.

PART IV

Imphal, the 26th April, 1954.

No. Tax/51 53A 104.—The following Press Notes dated 13.1.54 and 22.1.54 issued by Delhi State Govt. are republished below for general information

PRESS NOTE

Dated 13-1-54

It is notified for information of all Ex-Delhi dealers who are engaged in the business of selling goods in the State of Delhi, within the meaning of the Explanation to Article 280(1)(a) of the Constitution that consequent upon the Supreme Court Judgment in the case of the "State of Bombay Vs. The United Motors (India) Ltd.", all such dealers are liable to pay tax to the State of Delhi at the rate of six pias per rupee on all sales as a result of which goods are actually delivered in the State of Delhi for the purposes of consumption in this State.

The Sales Tax Authorities of Delhi State are entitled to levy tax on all such sales effected on or after 26th of January 1950 and should be justified in doing so from the 30th March, 1953 (on which date the Supreme Court Judgment referred to above was announced.) but keeping in view the fact that the Ex-Delhi dealers were not fully aware of the implications of the judgment and were thus not aware of their liability on which sales towards the Delhi State, it has been decided by the Delhi State Government that tax shall be levied on all such sales effected on and after the 1st day of January, 1954.

2 In order to save the Ex-Delhi dealers from coming over to Delhi for the production of their books of accounts before the Sales Tax Authorities of Delhi, the following procedure is prescribed:—

- (i) All Ex-Delhi dealers engaged in the business of selling in the State of Delhi, shall submit in respect of transactions pertaining to the State of Delhi returns for each quarter (April to June, July to September, October to December and January to March) of a financial year within the expiry of one month of the quarter in the form to be obtained from Shri B. N. Sharma, Sales Tax Officer, Supply Barracks, Shahjahan Road, New Delhi.
- (ii) Sales made by the Ex-Delhi dealers to dealers of Delhi registered under the Bengal Finance (Sales Tax) Act, 1941 as extended to the State of Delhi of goods specified in the Certificate of Registration of such dealers shall be exempt from the levy of sales tax and in order to claim exemption on account of such sales, the Ex-Delhi dealers shall obtain from the Registered Dealers of Delhi a declaration (in duplicate) in the prescribed form and shall send one copy of the declaration with the return and retain the other for production before the taxing authorities of their own State, so as to claim exemption from tax on such sales.

The Registered Dealers of Delhi are being issued serially numbered and duly authenticated forms of declaration and the Ex-Delhi dealers should accept declarations on them only.

- (iii) The Ex-Delhi dealers shall also enclose with their returns a crossed cheque, or a postal order, or a demand draft for a sum equal to the amount of tax payable by them. The cheque, or postal order, or demand draft shall be in favour of the Sales Tax Officer, Delhi.
- (iv) For purposes of assessment, accounts of all Ex-Delhi dealers shall be examined by the Sales Tax authorities of Delhi State at a central place in the State of Ex-Delhi dealers' concerned. Similarly, appeals will also be heard at a central place in their States, although the revision petitions to the Commissioner and the Chief Commissioner shall be heard at Delhi.

- (v) Any amount of tax that may be due from the Ex-Delhi dealers at assessment appeal or revision shall also be paid by them in the manner indicated in sub-para (iii) above.
 - (vi) All Ex-Delhi dealers who have been selling goods in the State of Delhi before the first day of January, 1954 should immediately notify their names and addresses to Shri B. N. Sharma, Sales Tax Officer, Supply Barracks, Shahjahan Road, New Delhi and should also immediately apply for registration in the form to be obtained from him.
3. The Ex-Delhi dealers are in their own interest, advised to comply with the above requirements, failing which they will be called upon to produce their books of accounts before the Sales Tax Officer at Delhi and all other provisions of law shall, as far may be, apply to such proceedings.

PRESS NOTE.

Dated 22-1-54.

It has been observed that the Delhi State Press Note dated 13th January, 1954 elaborating the procedure for taxing non resident dealers on account of their sales in Delhi from 1-1-54 in view of the recent interpretation of Article 286 by the Supreme Court of India has been wrongly reported in many newspapers. This has been causing concern and confusion to many dealers in Delhi and outside. The correct position is, therefore, being notified as under :—

1. Every non-resident dealer who sold goods in Delhi worth Rs. 10,000/- or more during the year 50-51 or in any subsequent year, shall be liable to registration and to tax with effect from 1-1-54.
2. All such dealers should apply to the Sales Tax Officer (non-resident dealers) Delhi for an application form and submit this form together with a cheque or a Bank draft for Rs 5/- to that officer immediately.
3. All such dealers shall be registered by the Sales Tax Officer and shall be issued a Registration Certificate as soon as possible.
4. Returns for all sales in the State of Delhi from 1-1-54 shall have to be filed quarterly within one month of the expiry of any quarter. The first return should be submitted to the Sales Tax Officer for all sales between 1-1-1954 to 31-3-54 by the 30th of April 1954. The return shall be accompanied by a Bank Draft Postal Order or a cheque for the amount of tax that may be due on these sales.
5. The rate of tax in Delhi is six pies per rupee.
6. Exemption from tax can be claimed on sales to registered dealers in Delhi provided the sales are made to them of goods which are specified for tax-free purchases on their Registration Certificates. Such claims should be supported by a copy of declaration which shall have been obtained from the purchasing dealers of Delhi at the time of the sales or subsequently.
7. Declaration Forms shall be issued to the Registered dealers of Delhi who apply for them by the Sales Tax Officer.
8. These concessions will not apply to non-resident dealers who have actually charged sales-tax on their sales at any time prior to 1-1-54 in Delhi. They are liable to pay the amount charged by them to the Delhi State and should do immediately by means of a cheque or a Demand Draft.

T. Kalschand Singh,
Asstt. Secretary to the Govt. of Manipur

Notice under rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules 1953.

Notice is hereby given under Rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 that the returns of election expenses of Shri Senjam Ibohal who had been nominated as a candidate for election to Council of States by the member of Manipur Electoral College and the declaration in respect thereof have been lodged with the Returning Officer on 8-5-1954. These can be inspected at the Office of the Returning Officer, Council of States Constituencies, Manipur between 10 A. M. to 1 P. M. on any working day for a fortnight from the publication of this Notice in the Gazette on payment of a fee of one rupee.

Place :— Election Office, Manipur.

Date :— Imphal, May 8, 1954.

M. N. Phukan,
Returning Officer.

Notice under Rule 113 of the Representation of the people (Conduct of Elections and Election Petitions) Rules, 1953.

Notice is hereby given under Rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 that the returns of election expenses of Shri Ngangom Tompok, a member duly elected to Council of States by the member of Manipur Electoral College and the declaration in respect thereof have been lodged with the Returning Officer on 7-5-1954. These can be inspected at the Office of the Returning Officer, Council of States Constituencies, Manipur, between 10 A. M. to 1 P. M. on any working day for a fortnight from the publication of this Notice in the Gazette on payment of a fee of one rupee.

Place :— Election Office, Manipur.

Date :— Imphal, May 8, 1954.

M. N. Phukan,
Returning Officer.

Manipur



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Imphal, Wednesday, June 23, 1954

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 14th May, 1954.

ORDER No. 12/Claims 1954-55

The posts of the following Gazetted Officers of the Claims Office have been extended for a further period of one year w.e.f. the 1st March 1954 or till the date of completion of their works whichever is earlier, in continuation of their previous services on the scales of pay shown against each of them with the usual allowances admissible under the rules with the exception of the Claims Officer vide the Govt of India, Ministry of Defence letter No. F/231/1469/LH D(C&L) dt 30.4.54

S. No.	Name of posts.	Name of persons appointed	Pay scale
1	2	3	4
1	Extra Assistant Commissioner (Claims)	Shri O. Kathupri, B.A.	250-250-300(Or) 25-400-(EB) 25-600 (EB) 25-650 plus Rs. 50 special pay
2	Claims Officer.	Shri W. Chaoba Singh, B.A.	200/ P.M. (Consolidated) plus his pension
3	Sub-Deputy Collector.	Shri M. Charugopal Singh B.A. upto 28th April '54	150-150-200(Con)-10 260-(EB)-10-300-12½ 375 (EB)-12½-450
4	-Do-	Shri Mazachang Raikhan, B.A. w.e.f. 1-5-54 in place of Shri M. Charugopal Singh, B.A.	-Do-

The expenditure involved shall be shared equally between the Defence Services and Civil Estimates and debited as follows —

Defence Services : share :— Major Head 58, Main Head 7 Expenditure on works (other than capital projects) maintenance etc Sub Head D-General charges, minor Head (f) miscellaneous of the Defence Services Estimates.

Civil Share :— 'Account V-Miscellaneous. Miscellaneous and unforeseen charges-other Miscellaneous Expenditure' in demand No '92-Manipur

R. P. Bhargava,
Chief Commissioner Manipur.

PART II

Imphal, the 18th June, 1954.

No E 41 51 77—It is hereby notified that land within the boundaries described below, measuring 1 (one) bigha 4 (four) Kathis 2 (two) lessas in village Bishenpur Kha mau, Bishenpur sub-division Thoubal in the district of Manipur is likely to be needed for a public purpose, viz for the protection of Bishnu Temple.

North — Village foot path

South — Mangol Debi's Bari land

East — Village foot path

West :— N Yama Singh's and N. Amusana Singh's Bari land.

This notification is made under the provisions of section 4 of Act 1 of 1894, as amended by Act XXXVIII of 1923, to all whom it may concern.

Objections to the acquisition, if any, filed under section 5A by any person interested within the meaning of that section on or before the 31st July, 1954 before the Deputy Commissioner of Manipur Govt. will be considered.

Government are pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by sub-section (2) of section 4 of the Act

Imphal, the 19th June, 1954.

No R/4/53 III—The Chief Commissioner is pleased to order the de-reservation of 144 bighas and 14 lessas of land as per description below from the Bishnu Naha grazing ground with effect from 1st July, 1954 for settlement as agricultural land :—

Description of land cancelled from Bishnu Naha grazing ground.

North—Sekmai Khumbi Road

South & East—Rupit lands of Bishnu Naha

West—Tamen, khong Nala

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Imphal, the 23rd June, 1954.

No R/4/53 42—The Chief Commissioner is pleased to approve the resolutions passed at the meeting held on 18th June, 1954.

Imphal, 23rd June, 1954.

No R/4/53 48—The Chief Commissioner is pleased to order that the powers conferred by sub-section (1) of section 5 of the Indian Boilers Act, 1923 (V of 1923) on the Chief Commissioner of Manipur shall be exercised by the Chief Commissioner of Boilers, who shall be the Chief Inspector of Boilers for the whole of the Manipur State with effect from the date of publication in the Gazette.

No HE 22 51/386—In exercise of the power conferred upon him by sub-section (1) of section 5 of the Indian Boilers Act, 1923 (V of 1923) the Chief Commissioner has been pleased to appoint the Inspector of Boilers, in the State of Assam to be an Inspector of Boilers for the whole of the State of Manipur with effect from the date of publication in the Gazette.

T. Kipger,

Secretary to the Govt. of Manipur

PART IV
MEMORANDUM

Imphal, the 26th May, 1954

No IN-1154—A qualified candidate for the post of a Technical Assistant is going to be recruited in the All India Handicrafts Board New Delhi. The technical assistant when appointed will have to tour in the country to collect information and data relating to cloth printing and dying industry. The candidate should be between 35-45 years of age and should possess a degree or diploma in the Dying and Printing of cloths and should have at least 5 years practical experience in the line. The post is temporary for a period of one year but is likely to be continued. The proposed pay-scale is Rs 250-10-300-15-450 25/2 500. Higher initial starting pay will be given to a candidate having better qualifications and experience. Applications should reach the Secretary, All India Handicrafts Board, New Delhi as early as possible.

G. H. Singh

Assistant Secretary (Home) to the Govt. of Manipur

NOTICES

Imphal the 1st June, 1954

No 29 CS II 53-54—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912 the Kairi M P C S Ltd. has been registered and numbered as 29 of 1953-54 dated the 26th May of the year one thousand nine hundred and fifty four Anno Domini.

Imphal, the 11th June, 1954

No 30 CS II 53-54—It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912, the Tillers Co-operative Farming Society Ltd. has been registered and numbered as 30 of 1953-54 dated the 11th June, of the year one thousand nine hundred and fifty four Anno Domini.

Imphal, the 22nd June 1954

No. 31/CS/II 53-54—It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912 the Jewellery Worker's Co-operative Society Ltd. has been registered and numbered as 31 of 1953-54, dated the 21st June, of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh

Assistant Registrar
Co-operative Societies Manipur

Imphal, the 2nd June, 1954

Notice is hereby given that the area specified in the Schedule annexed is proposed to be de-reserved for throwing open to settlement as rice land with local landless persons.

Any person having any objection to offer against the proposed de-reservation should present such objection in writing to the office of the Deputy Commissioner on or before the 30th June 1954.

M. N. Phukan,
Deputy Commissioner, Manipur.

SCHEDULE

A plot of area measuring about 45 paras situate in Dag No 308 in sheet No. 1 of village No. 118 Ukhongsang in Thoubal Tahsil and bounded as follows.—

North—Sekmai Khumbi Road
South—Grazing ground (Dag No 230)
East—Sikhong village.
West—Ukhongsang Road and Patta lands

Imphal, the 31st May, 1954.

Notice is hereby given that an area measuring about 57 Pans comprised in Keifa Loukol grazing ground at Khangabok village in Thoubal Tahsil is proposed to be dereserved for throwing open to settlement as agricultural land with local landless persons.

Any person having any objection to offer against the proposed dereservation should present such objection in writing to the Office of the Deputy Commissioner on or before the 30th June, 1954.

Imphal, the 31st May, 1954

Notice is hereby given that the Poirao Naga grazing ground situate in Dag No. 210 in sheet No. 1 of village No. 89 Angthia in Imphal East Tahsil which comprises an area of 20 Bighas and 8 lessas is proposed to be de-reserved and thrown open to settlement as agricultural land with bonafide Local Landless Nagas

Any person having any objection to offer against the proposed de-reservation should offer such objection in writing to the office of the Deputy Commissioner not later than the 30th June, 1954.

M N Phukan,
Deputy Commissioner Manipur.

Imphal, the 26th June, 1954

The following unserviceable and rejected Books and 2nd Hand Gunny bags of Govt. Press, Manipur will be sold in auction on 8-7-54 at 2-30 P M in the premises of the Govt. Press. Intending purchasers may bid for them

- | | | | |
|-----|-----|--|---------------|
| 1. | 222 | copies of Anisuba (Manipuri primer II) | Rejected |
| 2. | 86 | „ of Ahanba (Manipuri „ I) | „ |
| 3. | 20 | „ „ Dharapat | „ |
| 4. | 9 | „ „ Lousing thokpa. | „ |
| 5. | 116 | „ „ Meitei longi Byakoran Part I | „ |
| 6. | 31 | „ „ Chhatra-macha | „ |
| 7. | 16 | „ „ the Child's Word Book | „ |
| 8. | 109 | „ „ Kanaba Wa | „ |
| 9. | 313 | „ „ A Manipuri English Translation by
Arambam Ibungahai Singh | „ |
| 10. | 17 | „ „ Manipur Sale Tax Rules 1952 | „ |
| 11. | 6 | „ „ Cheikok Achangba | „ |
| 12. | 2 | „ „ Chithi Pareng | „ |
| 13. | 108 | 2nd Hand Gunny-bags | „ |
| 14. | 112 | Copies of Manipuri Itihas | unserviceable |
| 15. | 86 | „ of Sahitya Ahanba | „ |

G H. Singh,
Superintendent Govt. Press Manipur.

Manipur



Gazette

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 19th June 1954.

The following letter No. 1-A-101/53-54 D/15-6-54 received from the office of the Controller of Estate Duty, Assam, Tripura and Manipur to the Registrar, Judicial Commissioner's Court Manipur, is republished for general information.

K B Singh,

Registrar, Judicial Commissioner's court, Manipur.

Re :— Section 57 of the Estate Duty Act, 1953—Grants of representations.

As you are aware, by notification No. S. R. O. 1882 dated 8th October 1953, the Government appointed the 15th day of October 1953 as the date on which Estate Duty Act, 1953 should come into force.

Section 57 of Estate Duty Act, 1953 provides as follows :—

" 57. In all cases in which a grant of representation is applied for within six months of the death of the deceased.

(a) the executor of the deceased shall to the best of his knowledge and belief, specify in an appropriate account annexed to the affidavit of valuation filed in court under Section 19-1 of the Court Fees Act, 1870 (VII-1870) all the property in respect of which Estate duty is payable upon the death of the deceased and shall deliver a copy of the affidavit with the account to the Controller, and

(b) no order entitling the applicant to the grant of representation shall be made upon his application until he has delivered the account prescribed in clause (a) and has produced a certificate from the Controller under section 60 or section 67 that the estate duty payable in respect of the property included in the account has been or will be paid, or that none is due, as the case may be. "

It shall be obliged if the attention of all officers concerned with the grant of representation to the estate of a deceased is drawn to the said section.

NOTIFICATIONS.

Dated, Shillong the 8th May, 1954.

Subject :—Cash Security of Rs. 100/- regarding women's savings campaign agency system—Adjustment of in the accounts.

No.TH, 2 10 54 47.—It is hereby notified for the information of all the treasury and Sub-treasury officers under the Audit Control of the Accountant General, Assam that the Govt. of India have, in consultation with the Comptroller and Auditor General of India decided that the cash security of Rs. 100/- which each prospective Agent organisation is required to deposit in a treasury or sub-treasury under para 10 of the procedure regarding women's Savings Campaign—Agency System should be credited in the accounts under a separate detailed head 'Cash Security under Women's Savings Campaign, under the head' P—Deposits and Advances Part II—Deposits not bearing interest—(c) other deposit accounts—Civil Deposits—Revenue Deposits (central).

Such deposits from the Agent Organisations when presented at your treasury/sub-treasury may be accepted and credited under the head mentioned above.

Dated, Shillong, the 3rd May, 1954.

Subject :—Estate Duty Act, 1953—Section 33(1)(g) of—Deposits under—Head of Account for.

No.TH 2/10,54/45.—Under Section 33(1)(g) of the Estate Duty Act, 1953, moneys deposited with the Government by a deceased person for the purpose of paying Estate duty, together with the interest which accrues thereon, to the extent of duty payable but not exceeding Rs. 50,000 are not liable to estate duty but are to be included in the principal value of the estate for the purposes of rate.

2. The question of opening a new Head of Account for this purpose is under consideration of the Government of India. It has been decided that till a new Head is opened, any money tendered for the purpose may provisionally be credited under a distinct head 'Deposits towards payment of Estate Duty in section P—Deposits and Advances—Part I Deposits bearing interest—B—Other Deposits'.

(Government of India, Ministry of Finance (Revenue Division) No. 11(2)-ED/53, dt. 11-3-54. Dy. G. I. 303/TM-100 in TM. B1.2/10/54).

Dated Shillong, the 6th May, 1954.

Subject :—'II—Union Excise Duties—Excise duty on Soap, Footwear, Cement etc.'

No. TM.2/10/54/46.—It is hereby notified for the information of all the Treasury and Sub-Treasury Officers under the audit control of the Accountant General, Assam that the Comptroller and Auditor General of India has sanctioned the opening of the following minor heads under the Major head 'II—Union Excise Duties'.

- (i) Excise duty on soap.
- (ii) Excise duty on footwear.
- (iii) Excise duty on cement.
- (iv) Excise duty on Rayon or Artificial Silk Fabrics.

(Comptroller and Auditor General's letter No. 379-AC/69-54/Dy.CAG. 41/BKI/75 of 54-55).

Kulwant Singh,
Deputy Accountant General, Assam.

PART IV

PRESS NOTES

Imphal, the 10th June, 1954

No. Tax/51/53A/120.—The following Press Note issued by Govt. of Punjab is republished below for general information :—

1 In view of the provisions of Article 286 of the Constitution of India and section 29 of the Punjab General Sales Tax Act, 1948, all non-resident dealers, who actually deliver goods in the State of Punjab for consumption in the said State are liable to pay Punjab sales tax. All such non-resident dealers are hereby publicly informed that they should get themselves registered immediately in the Punjab with the Officer on Special Duty (Central Circle), Office of the Excise and Taxation Commissioner, Punjab, Jullundér City.

2 It is further notified for the information of such dealers that the taxable quantum in their case at present is Rs. 50,000. Steps are, however, being taken by the Punjab Government to reduce this taxable quantum to Rs. 5,000 and the preliminary notification in this connection has already issued. Intending dealers should apply to the officer mentioned above for registration along with a treasury receipt of Rs. 5 as registration fee to be deposited in a Government treasury in the Punjab. The registration fee can also be remitted by a Bank Draft or a Crossed Cheque exclusive of Bank commission in favour of the aforesaid Assessing Authority.

3. The non-resident dealers liable for registration shall submit, by post quarterly returns in the prescribed form obtainable from the Assessing Authority above, in respect of inter-State transactions pertaining to the State of Punjab by the 30th July (for the quarter April-June), 30th October for the quarter July-September) and so on along with the amount of tax payable in the manner already stated above.

4. The Punjab Government have also decided that the personal presence of the non-resident dealer is not necessary at the time of assessment. The Assessing Authority would examine his accounts, at a central place in the dealer's State of residence. Efforts would be made to hear the appeals also in the dealer's State of residence. If the dealer defaults in sending the quarterly returns, he may be required to appear in person before the Assessing Authority.

5. The Punjab Government have further decided that although sales tax in respect of inter-State transactions is legally chargeable from the non-resident dealers with effect from the 28th of January, 1950, yet, keeping in view the hardship of such dealers who did not charge sales tax from the purchasers, they have decided to enforce the levy of this tax with effect from the 1st of April, 1953, subject, however, to the following exceptions :—

- (a) Where the non-resident dealers were issued notices of assessment or were actually assessed for transactions prior to the 1st April, 1953, the tax shall be recovered for all transactions prior to the 1st April, 1953, and the subsequent periods.
- (b) Where the non-resident dealers have actually charged sales tax under the Punjab General Sales Tax Act, 1948, from the purchasers in respect of transactions prior to the Supreme Court Judgment, i. e., 30th March, 1953, the tax charged shall be recovered from such dealers. Such dealers should inform the Officer on Special Duty (Central Circle), Excise and Taxation Commissioner's Office, Jullundur City, immediately and remit the tax charged to the said authority.

In Punjab there is a single-point sales tax and the rate is Rs. 3-2-0 per cent and sales to registered dealers are exempt from tax, provided they are duly furnished with the certificate of registration of the purchasing dealer.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 15th June, 1954.

The following letter No. F.13-7/54-MS. dated the 16th March, 1954 from the Government of India, Ministry of Health, New Delhi-2 is republished below for general information :—

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

Sub :—Supply of artificial limbs from the Artificial limb Centre POONA.

Press Information Bureau (Defence wing)

GOVERNMENT OF INDIA

PRESS NOTE.

Consequent on the reorganisation of the Artificial Limb Centre, Poona, it is now possible to accept about 325 civilian amputees annually for fitting artificial limbs, on payment.

Applications for fitting of artificial limbs and for other details should be made to the Director General, Armed Forces Medical Services, New Delhi.

The amputees will have to make their own arrangements in respect of transport, hospitalisation, diet and other incidental expenses.

Applications will normally be considered on a system of priority based on the date of their receipt by the Director General, Armed Forces Medical Services, New Delhi.

Imphal, the 10th June, 1954.

The Indian Boilers Act, 1923 lays down that all boilers exceeding 5 gallons in capacity should be registered in accordance with the provisions of the Act. An instance has been brought to the notice of the Government of Madras in which a Boiler was supplied by a manufacturing firm in Ludhiana to a purchaser in the State of Madras, with in-correct intimation that its capacity was less than five gallons and that it did not therefore come under the purview of the Indian Boilers Act. On examination by the Madras Boiler Inspectorate it was found that the Boiler was not offered for registrations and even if it was offered it could not be registered under the Indian Boilers Act 1923, as its construction was not in conformity with the standard condition laid down for registration of Boilers.

Any person who possesses any boilers of the kind mentioned above is therefore advised to refrain from using them unless and until they have been duly registered under the Act, failing which they will be liable for prosecution under the Act. It is also necessary that when purchases of such boilers of marginal capacity are contemplated, the intending purchasers should consult the Chief Inspector of Boilers, Assam (who is the Chief Inspector of Boilers, Manipur also) to ensure that the Boilers do not come under the Indian Boilers Act 1923 and if they do, the materials and the construction of the Boilers conform to the Indian Boilers Regulations and will be acceptable for purposes of registration under the Indian Boilers Act.

By order

T. Kippen,

Secretary to the Govt. of Manipur

Manipur



Gazette

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No. 16

Imphal, Wednesday, July 7, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

NOTIFICATIONS.

Imphal, the 25th June, 1954.

No. Elec 2/54.—Under Rule 23 of the Government Servants Conduct Rules a Government servant is not permissible to propose or second the nominations of candidates at an Election. Suitable disciplinary measures and penalties will be imposed on a Government servant who gives expression of his political views publicly by proposing or seconding the nominations of candidates at an election.

G. H. Singh,
Assistant Secretary (Home) to the Govt. of Manipur.

Imphal, the 22nd June, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Manipur Women Cottage Industries C. S. Ltd. (Regd. No. 20 of 1951-52) in Manipur under sub-section (i) of section 35 of the Co-operative Societies, Act II of 1912 that the Society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri Th. Indrakumar Singh, Offg. Inspector C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice.

H. B. Singh,
Assistant Registrar, Co-operative Societies, Manipur.

Shillong, the 17th June, 1954.

No. TM.2/16/53/53.—It is notified for information of all the Heads of Departments and Controlling Officers that the accounts for March, 1954, final have already been closed and those for March, 1954, Supplementary will positively be closed on the 15th July, 1954 in compliance with the orders of the Comptroller and Auditor General of India. It is essential, therefore, that the reconciliation of the departmental figures for 1953-54 with those booked in the accounts of the Accountant General's office should be completed forthwith, so as to admit of all readjustments, where necessary, being incorporated in the March, Supplementary accounts at the latest.

2. All Heads of Departments and Controlling Officers, are, therefore, requested to take special steps to effect reconciliation of the figures immediately if this has not already been done. Unless the reconciliation is effected by the 10th July, 1954 at the latest it will not be possible to carry out further adjustments and the figures booked in the Accountant General's office Accounts will have to be accepted as correct and final.

Dated Shillong, the 10th June, 1954.

Subject :—Remittances Facilities—Adjustment of Exchange Realised at Treasuries.

No. TM/Try/11-8 52-53(B) 52.—Attention of all the treasury and Sub-treasury Officers under the audit control of the Accountant General, Assam is drawn to notification No. TM/Try/11-8/52-53/33, dated the 21st January, 1954 on the above subject. It was stated therein that the column for exchange in form R. B. R. 7 should be left blank by the treasuries. It has since been intimated by the Reserve Bank of India, Central Accounts Section, Calcutta, that although the amounts of exchange realised at the Treasury Agencies on the Reserve Bank of India remittances are being credited direct to the State Government account, the onus of checking that the exchange charges are correctly made by the Treasury Agencies rates with the Bank. In order to enable the Bank to exercise this responsibility it is requested that the treasury and sub-treasury officers will continue to show the actual exchange realised by them in connection with the above remittances in the relative drawing schedule (form R.B.R. 7) and in the remitters' applications (Forms R. B. R. 3, 4 & 5) with a remark recorded against the total amount shown in column "Amount of Exchange" on the back of the form R. B. R. 7, that the amount has been credited to "XLVI-Miscellaneous". This should not be included in the total amount shown in the first page of the form R. B. R. 7 for the purpose of debit.

Kulwant Singh,
Deputy Accountant General, Assam.

PART III

Imphal, the 15th June, 1954.

The following letter No. F.2-35/53-1SG(M) dated the 18th May, 1954 received from the Under Secretary to the Govt. of India, Ministry of Health, New Delhi-2, is republished for general information :—

Sub :—Medical Attendance Rules—Reimbursement of medical expenses to Government servants—allocation of diet charges.

The undersigned is directed to clarify for the information to all concerned that in the case of reimbursement of medical expenses incurred by Central Govt servants on hospitalisation for themselves and members of their families in hospitals in Part A, Part B and Part C States, the tariffs of which indicates a flat, inclusive charge per diem the diet charges should be regulated as follows :—

- (a) Where the flat charge made by the hospital includes (1) diet, (2) accommodation (3) ordinary nursing and (4) medical and surgical services, 20% of the flat charge will be reckoned as diet charges; and
- (b) Where the flat charge made by the hospital includes (1) diet, (2) accommodation and (3) ordinary nursing only, but not (4) vis charges for medical and surgical services, 50% of the flat charge will be reckoned as diet charges.

2. Diet charges are reimbursed only in the case of those Govt servants who draw pay of less than Rs. 100/- p.m.

3. In so far as Govt. servants who are serving in the Indian Audit and Accounts Department are concerned these orders have been issued after consultation with the Comptroller and Auditor General of India.

G. H. Singh,
Assistant Secretary (Home) to the Govt. of Manipur.

Imphal, the 30th June, 1954.

No. HDE/36/54/82.—The following Press Note is republished for general information :—

PRESS NOTE.

Offer of a scholarship by the Govt. of Norway.

The Government of Norway have offered one scholarship for a period of about 8 months during 1954-55 to an Indian National for study at the Universities of Oslo, Bergen or any other institution of higher education in Norway.

Candidate must possess a good degree from a recognised University. Preference will be given to that applicant who wants to study conditions in Norway-Norwegian language and literature, history, arts, legal system, economics, social conditions, educational system and natural science. Students knowing Norwegian will be preferred and knowledge of German will be an additional qualification. While selecting the candidates, such personal attributes that make him/her especially fit for furtherance of international understanding would be considered as a necessary qualification.

The value of the scholarship is Kroner 3,200 (equivalent to Rs. 2,130-) with exemption from tuition and examination fees. Sea-passage travelling expenses by Tourist or Second Class to and from Norway will be paid by the Government of India. Only candidates sponsored by the Universities or State Governments will be considered.

Further particulars and prescribed application forms can be had from the Ministry of Education (Scholarships and Information Division) Government of India, New Delhi. Applications should reach the Ministry of Education not later than 24th July, 1954.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 5th July, 1954.

The marginally noted Bill is published below for general information and expression of opinion thereon on or before the 10th July 1954.

The Indian Arms (Amendment)
Bill 1953

It should be noted that any person or public body desiring to submit an opinion on the Bill has to do so through the State Government or the

Chief Commissioner. Any opinion which is submitted direct to the Parliament Secretariat or to other Ministry of the Government of India will not be accepted.

Bill No. 49 of 1953

THE INDIAN ARMS (AMENDMENT) BILL, 1953

(AS INTRODUCED IN THE HOUSE OF THE PEOPLE)

A

BILL

to amend the Indian Arms Act, 1878.

Enacted by Parliament as follows :—

1. **Short title.**—This Act may be called the Indian Arms (Amendment) Act, 1953.
2. **Amendment of section 1, Act XI of 1878.**—In section 1 of the Indian Arms Act, 1878 (hereinafter referred to as the principal Act), after clause (b) the following clause shall be added, namely :—

"(c) a member of any State legislature or a member of either House of Parliament, an officer of the gazetted rank, or a member of a rifle club recognised by Government or an officer of the Home Guards, Territorial Army, Civil Defence Organisation or of the Cadet forces possessing private weapons, subject to any restrictions as the Central Government may from time to time impose, for limiting the number of such private weapons."

3. Insertion of new section 17A, Act XI of 1878.—After section 17 of the principal Act, the following new section shall be inserted, namely:—

"17A. *Power to make rules relating to the Registration of weapons.*—The Central Government may, from time to time, by notification in the Official Gazette make rules to require the registration of all arms purchased or possessed by persons under clause (c) of section 1 or under section 27."

4. Amendment of section 26, Act XI of 1878.—To section 26 of the principal Act, the following proviso shall be added, namely:—

"Provided that all arms so seized shall without delay be produced before District Magistrate or a Sub-Divisional Magistrate or a Magistrate of the First Class who may, if he is satisfied, order the immediate return of the arms to the licensee."

5. Insertion of new section 34, Act XI of 1878.—After section 33 of the principal Act, the following new section shall be inserted, namely:—

"34 All rules framed or exemptions granted by the Central Government in exercise of the powers conferred by sections 4, 10, 17, 17A and 27 of this Act shall be laid on the tables of the Houses of Parliament."

STATEMENT OF OBJECTS AND REASONS

The Indian Arms Act of 1860 was substituted by the Indian Arms Act of 1878 without any substantial modifications. It has practically continued unaltered ever since after India has attained freedom. It is imperatively necessary that the restrictions relating to arms be so relaxed as to bring our arms laws in conformity with those of other free nations. It is essential that as far as possible, efforts should be made to liberalise the Indian Arms Act, 1878 or the rules made thereunder for the purpose of allowing certain categories of peaceful citizens, in the first instance, to have arms for self defence. The Bill has therefore been presented in this form.

It has also been provided that rules framed by Government from time to time should be laid on the tables of both the Houses of Parliament.

U. C. PATNAIK.

P. C. Deb,

Chief Secretary to the Govt. of Manipur

PART IV

NOTICES.

Imphal, the 26th May 1954.

No. 1/F/54-55.—It is hereby notified for general information that pursuant to Section 59 of the Indian Partnership Act IX of 1932 M/S Hagarimall Mahanta has been incorporated that it is a Partnership Firm and numbered as No. 1 of 1954-55, dated the twenty-sixth May of the year One thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Registrar of Firms, Manipur

Imphal, the 26th May, 1954.

No. 1/JS/II/54-55.—It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act XXI of 1860, an association under the name and Style of the Manipur Olympic Association has been incorporated and numbered as No. 1 of 1954-55, dated the twenty-sixth May of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Registrar, Joint Stock Companies, Manipur.

Imphal, the 25th June 1954

No. 32/CS/II/53-54.—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Keisamthong Weaving Co-operative Society Ltd. has been registered and numbered as 32 of 1953-54, dated the 24th June, of the year one thousand and nine hundred and fifty four Anno Domini.

H. B. Singh,
Assistant Registrar, Co-operative Societies, Manipur.

NOTICE. No. 1. (1954-55).¹

Imphal, the 21st June, 1954.

Notice is hereby given for general information that the collection season of cycle tax for the year 1954-55 runs from the 1st July, 1954 to the 30th September, 1954. Cycle Tax payable for the year 1954-55 should be paid during the collection season. A late payment fine of As. -/8/- (annas eight) shall be imposed on persons paying tax after the last date of the collection season.

R. K. Snahal Singh,
Taxation Officer, Manipur.

Imphal, the 24th May, 1954.

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.

IN THE COURT OF THE JUDICIAL COMMISSIONER, MANIPUR AT IMPHAL.

Notice is hereby given that the undermentioned person have applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a pleader. :—

Name, parentage, occupation and place of residence of the —

No. of the case. Petitioner. Creditors. Date fixed for hearing the application.

1	2	3	4
3 of 1254.	Yunam Madhu Singh S/O Late Gokulchand Singh of Pechi under Thoubal P. S.	Akoijam Mohon Singh of Chinga- makha Maisnam Leikai.	27-7-54.

Given under my hand and the seal of the Court this 24th day of May 1954.

By order
K. B. Singh,
Registrar, Judicial Commissioner's Court.

Imphal, the 3rd July, 1954.

Applications are invited from candidates who are natives of or domiciled in Manipur for undergoing training in Sericulture at Titabor, Assam for a period of 2 months. Altogether 5 stipends will be awarded at Rs. 30/- p. m. each as well as the travelling expenses from Imphal to Titabor and back.

None need apply who is not a Matriculate. Preference will be given to those who have passed I. Sc. examination from a recognised University.

No appointment after the training is guaranteed but the selected candidates will have to execute a bond undertaking to complete the full period of the training to the satisfaction of the head of the Institute and to serve the Government of Manipur for a period of at least 5 (five) years if required by the Government or to refund the entire amount paid to him.

The application containing the following particulars in a tabular form will be received by the undersigned till 15-7-54.

1. Name in full and address.
2. Father's or guardian's name and address.
3. Age on 1st March, 1954.
4. Certificate of educational qualification.
5. Certificate of moral character.

H. B. Singh,
Director of Industries : Manipur.

CORRIGENDUM.

Imphal, the 3rd July, 1954.

No. TP/23/53/47.—Kindly read "12th June, 1954" in place of "18th June, 1954" occurred in the last part of this Administration Order No. TP/23/53/42 dated the 23rd June, 1954.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 6th July, 1954.

Sealed tenders are invited for the supply of 75 (Seventy five) yds. of khaki drill for the purpose of liveries for the grade IV employees of the Govt. Press, Manipur. Tenders will be received by the undersigned upto noon on 12-7-54 and will be opened on that date before the tenderers. The tenderers should quote rates in figures and words. Sample of cloth should also be furnished along with their tenders.

G. H. Singh,
Supdt., Govt. Press, Manipur.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 17-E-5

Imphal, Tuesday July 13, 1954

NOTIFICATION.

Imphal, the 16th June, 1954

The marginally-noted Bill with the statement of Objects and Reasons relating thereto is published below for general information and expression of opinion thereon on or before the 15th July, 1954

The Hindu Succession Bill 1954 It should be noted that any person or public body desiring to submit an opinion on the Bill has to do so through the State Government or the Chief Commissioner concerned. Any opinion which is submitted direct to the Parliament Secretariat or to other Ministry of the Government of India will not be accepted.

New Delhi, the 26th May 1954

No. CS 7(33)/54-L—Under rule 49 of the Rules of Procedure and Conduct of Business in the Council of States, the Chairman has been pleased to order the publication in the GAZETTE OF INDIA of the following Bill together with the Statement of Objects and Reasons relating thereto, and the Bill and the Statement of Objects and Reasons are accordingly published for general information —

[TO BE INTRODUCED IN THE COUNCIL OF STATES]

BILL No. XIII OF 1954

A Bill to amend and codify the law relating to intestate succession among Hindus

Be it enacted by Parliament in the Fifth Year of the Republic of India as follows —

CHAPTER I

PRELIMINARY

1. Short title and extent — (1) This Act may be called the Hindu Succession Act, 1954

(2) It extends to the whole of India except the State of Jammu and Kashmir and applies to Hindus domiciled in the territories to which this Act extends who are outside the said territories

2. Application of Act — (1) This Act applies —

(a) to any person who is a Hindu by religion in any of its forms or developments, including a Vaishnava, a Lingayat or a follower of the Brahmo, Prarthana or Arya Samaj

(b) to any person who is a Buddhist, Jain or Sikh by religion and

(c) to any other person domiciled in India who is not a Muslim, Christian, Parsi or Jew by religion unless it is proved that any such person would not have been governed by the Hindu law or by any custom or usage as part of that law in respect of any of the matters dealt with herein if this Act had not been passed.

Explanation — The following persons are Hindus by religion within the meaning of this Act —

(a) any illegitimate child both of whose parents are Hindus,

(b) any child, legitimate or illegitimate, one of whose parents is a Hindu and who brought up as a member of the tribe, community, group or family to which such parent belongs or belonged, and

(c) any person who is a convert or re convert to the Hindu religion

(2) The expression 'Hindu' in any portion of this Act shall be construed as if it included a person who though not a Hindu by religion, is nevertheless, a person to whom this Act applies by virtue of the provisions contained in sub section (1)

3. Definitions and Interpretation — (1) In this Act, unless the context otherwise requires,

(a) 'agnate' — one person is said to be an 'agnate' (gotraja) of another if the two are related by blood or adoption wholly through males,

(b) 'cognate' — one person is said to be a 'cognate' (bandhu) of another if the two are related by blood or adoption but not wholly through males,

(c) 'full blood', 'half blood' and 'uterine blood' —

(i) two persons are said to be related to each other by full blood when they are descended from a common ancestor by the same wife, and by half blood when they are descended from a common ancestor but by different wives,

(ii) two persons are said to be related to each other by uterine blood when they are descended from a common ancestress but by different husbands.

Explanation — In this clause 'ancestor' includes the father and 'ancestress' the mother

(d) 'heir' means any person, male or female, who is entitled to succeed to the property of an intestate under this Act.

(e) 'intestate' a person is deemed to die intestate in respect of property of which he or she has not made a testamentary disposition capable of taking effect,

(f) 'related' means related by legitimate kinship:

Provided that illegitimate children shall be deemed to be related to their mother and to one another and their legitimate descendants shall be deemed to be related to them and to one another, and a word expressing relationship or denoting a relative, shall be construed accordingly;

(g) 'son' includes a son adopted in accordance with the law for the time being in force relating to adoption among Hindus.

(2) In this Act, unless the context otherwise requires, words importing the masculine gender shall not be taken to include females

(3) For the purposes of this Act, the domicile of a Hindu shall be determined in accordance with the provisions contained in sections 6 to 18 inclusive of the Indian Succession Act, 1925 (XXXIX of 1925).

4. Over-riding effect of Act.—Save as otherwise expressly provided in this Act,—

(a) any text, rule or interpretation of Hindu law or any custom or usage as part of that law in force immediately before the commencement of this Act shall cease to have effect with respect to any matter for which provision is made in this Act;

(b) any other law in force immediately before the commencement of this Act shall cease to apply to Hindus in so far as it is inconsistent with any of the provisions contained in this Act.

CHAPTER II

INTESTATE SUCCESSION

General

5. Act not to apply to certain properties.—This Act shall not apply to—

(i) any joint family property or any interest therein which devolves by survivorship on the surviving members of a coparcenary in accordance with the law for the time being in force relating to devolution of property by survivorship among Hindus;

(ii) any property succession to which is regulated by the Indian Succession Act, 1925 (XXXIX of 1925) by reason of the provisions contained in Section 24 of the Special Marriage Act, 1972 (III of 1872),

(iii) any estate which descends to a single heir by a customary rule of succession or by the terms of any grant or enactment,

(iv) the following estates situate in the State of Travancore-Cochin, namely, Idapally, Poonjar and Kilimanoor estates and the Villamma Thanpuram Kovilagam estate, including the Palace Fund

6. Intestate succession to be regulated by this Chapter.—Save as otherwise expressly provided in section 5, this Chapter regulates the succession to the property of a Hindu dying intestate after the commencement of this Act in the following cases, namely:—

(a) where the property is movable property, unless it is proved that the intestate was not domiciled in the territories to which this Act extends at the time of his or her death;

(b) where the property is immovable property situate in the said territories whether the intestate was domiciled in the said territories at the time of his or her death or not.

7. No distinction between divided and undivided sons, etc., for purposes of succession.—For purposes of intestate succession, no distinction shall be made—

(1) between a son who was divided and a son who was undivided from the intestate or between a son who was divided and a son who was reunited with him;

(2) between a female heir who is married and one who is unmarried, or a female heir who is widow and one who is not a widow or between a female heir who is poor and one who is rich or between a female heir with issue and one without issue or possibility of issue.

Succession to the property of males

8. General rules of succession in the case of males.—Save as otherwise expressly provided in sections 1 to 26 inclusive, the property of a male Hindu dying intestate shall devolve according to the rules set out in this Chapter.—

(a) firstly, upon the preferential heirs, being the relatives specified in class I of the Schedule

(b) secondly, if there is no preferential heir of class I, then upon the preferential heirs being the relatives specified in class II of the Schedule

(c) thirdly, if there is no preferential heir of any of the two classes, then upon his relatives being the agnates specified in section 12; and

(d) lastly, if there is no agnate, then upon his relatives being the cognates specified in section 13.

9. Order of succession among preferential heirs.—As amongst the preferential heirs, those in class I of the Schedule shall take together, and those standing in the first entry in class II shall be preferred to those standing in the second entry, and those standing in the second entry to those standing in the third entry and so on in succession.

10. Distribution of property among preferential heirs in class I—The property of an intestate shall be divided among the preferential heirs in class I in accordance with the following rules.

Rule 1.—The intestate's widow, or, if there are more widows than one all the widows together, shall take one share

Rule 2.—Each surviving son of the intestate shall take one share

Rule 3.—The heirs in the branch of each pre-deceased son of the intestate shall take between them one share if there is a son or son's son of such pre-deceased son, and half a share in other cases

Rule 4.—The distribution of the share or half share referred to in rule 3 among the heirs in the branch of a pre-deceased son shall be so made that his widow (or widows together) and each of the surviving sons get equal portions and the branch of each of his pre-deceased sons gets the same portion if it contains a son of such pre-deceased son and one-half of such portion in other cases

Rule 5.—Each surviving daughter of the intestate shall take half a share

Rule 6.—The heirs in the branch of each pre-deceased daughter of the intestate shall take between them the share of such pre-deceased daughter

11. Mode of distribution amongst preferential heirs in class II—The property of an intestate shall be divided between the preferential heirs in any one entry in class II of the Schedule so that the share is equal

12. Agnates who are heirs—In the absence of any preferential heir specified in class I or class II of the Schedule, agnates or the deceased related to the intestate within five degrees, shall be entitled to succeed in accordance with the rules set out in this Act.

13. Cognates who are heirs—In the absence of any preferential heir and agnates cognates of the deceased related to the deceased within five degrees, shall be entitled to succeed in accordance with the rules set out in this Act.

14. Order of succession amongst agnates and cognates—The order of succession amongst agnates or cognates as the case may be, shall be determined in accordance with the rules of precedence laid down hereunder

Rule 1.—Of two heirs, the one who has fewer or no degrees of ascent is preferred

Rule 2.—Where the number of degrees of ascent is the same or none, that heir is preferred who has fewer or no degrees of descent.

Rule 3.—Where the number of degrees of descent is also the same or none, the heir who is in the male line is preferred to the heir who is in the female line at the first point (counting from the intestate to the heir) where the lines of the two heirs can be so distinguished

Rule 4.—Where the two lines cannot be so distinguished, the heir who is a male is preferred to the heir who is a female.

Rule 5.—Where neither heir is entitled to be preferred to the other under the foregoing rules, they take together.

15. Computation of degrees—(1) For the purposes of determining the order of succession amongst agnates or cognates, relationship shall be reckoned from the intestate to the heir in terms of degrees of ascent, or degree of descent, or both, as the case may be.

(2) Degrees of ascent and degrees of descent shall be computed exclusive of the intestate

(3) Every generation constitutes a degree either ascending or descending

Succession to the property of male Marumakkattayis, etc

16. Rules of succession to male Marumakkattayis, etc, dying intestate—Notwithstanding anything contained in this Act, the separate or self-acquired property of a male Hindu who dies intestate in respect thereof, shall

(a) in the case of a person to whom the Marumakkattayam or Aliyasantana law would have applied if this Act had not been passed, devolve in the order and according to the rules set out in sections 17 to 24 inclusive, and

(b) in the case of a person to whom the Nambudiri law would have applied if this Act had not been passed, devolve in the order and according to the rules set out in section 25

17. Lineal descendant defined.—In sections 18 to 25 inclusive and in sections 30 and 31, the expression "lineal descendant", used with reference to any person, means any descendant of that person whether in the male or female line or partly in the male and partly in the female line and includes any child or children of the person.

18. Devolution of property where there is a lineal descendant—(1) Where the intestate has left him surviving a lineal descendant or descendants and also his mother or a widow or widows or both a mother and a widow or widows, the whole of the intestate's property shall devolve on them

(2) In the absence of the mother and widow, the whole of the property shall devolve on the lineal descendant or descendants.

19. Rules of distribution.—The distribution of the property among the heirs referred to in section 18 shall be made in accordance with the following rules, namely—

(a) each child whether son or daughter shall be entitled to an equal share

(b) where a child has predeceased the intestate, the lineal descendants of such child shall succeed to the provisions of clause (a), be entitled to the share which the child would have taken had he or she survived the intestate:

(c) grand-children of the intestate by a deceased child shall be entitled in equal shares to what such child would have taken had he or she survived the intestate :

Provided that where any such grand-child has also predeceased the intestate, the lineal descendants of such grand-child shall, subject to the provisions of clause (e), be entitled to the share which the grand-child would have taken had he or she survived the intestate :

(d) the property shall devolve in the like manner on the remoter surviving lineal descendants of the intestate ,

(e) the descendants of a child, grand-child or other lineal descendant of the intestate shall not be entitled to any share in his or her property, if such child, grand-child or other descendant is living at the time of the death of the intestate ;

(f) the widow, or, where there are more widows than one all the widows together, shall be entitled to a share equal to that of a child, such share being taken equally by the widows where there are more widows than one ;

(g) the mother shall be entitled to a share equal to that of a child.

20. Devolution of property where there is no lineal descendant but there is a widow or mother.—(1) Where the intestate has not left him surviving any lineal descendant but has left his mother and a widow or widows, one-half of the property shall devolve on his mother and the other half on his widow or widows in equal shares.

(2) In the absence of a widow, the whole of the property shall devolve on the mother.

21. Devolution of property where there is no mother but there is a widow or lineal descendant of mother.—(1) Where the intestate has not left him surviving any lineal descendant or his mother but has left a widow or widows and also a lineal descendant or descendants of his mother, one-half of the property shall devolve on the widow or widows in equal shares and the other half on such lineal descendant or descendants.

(2) In the absence of any lineal descendant of the intestate's mother, the whole of the property shall devolve on the widow or widows in equal shares and, in the absence of the widow, the whole of the property shall devolve on the mother's lineal descendants.

22. Devolution where there is maternal grand-mother or her descendant or the father.—(1) Where the intestate has not left him surviving any of the heirs mentioned in sections 18, 20 and 21 but has left his father and his maternal grand-mother or her lineal descendant or descendants, one-half of the property shall devolve on his father and the other half on his maternal grand-mother or, in her absence, on her lineal descendant or descendants.

(2) In the absence of any lineal descendant of the maternal grand-mother the whole of the property shall devolve on the father, and, in the absence of the father, the whole of the property shall devolve on the maternal grand-mother or her lineal descendant or descendants, as the case may be.

23. Devolution in other cases.—(1) Where the intestate has not left him surviving any of the heirs mentioned in sections 18, 20, 21 and 22, the whole of the property shall devolve on his mother's maternal grand-mother, or, in her absence, on her lineal descendant or descendants.

(2) In the absence of any such descendant, the whole of the property shall devolve on a remoter female ascendant of the intestate in the female line or, in her absence, on her lineal descendant or descendants, the nearer ascendant and her descendants, excluding the more remote ascendant and her descendants.

24. Rules for distribution among lineal descendants of mother or other ascendant.—The distribution of the intestate's property or any share thereof to which two or more lineal descendants of his mother or other ascendant are entitled under the foregoing sections shall be made in accordance with the rules specified in clauses (a) to (e) of section 19, as if the mother or other ascendant had died intestate in respect of each property or share leaving her surviving the descendants aforesaid.

25. Special rules of succession to Nambudri males.—Notwithstanding anything contained in this Act, the separate or self-acquired property of a male Hindu to whom the Nambudri law would have applied, if this Act had not been passed shall, if he dies intestate in respect thereof, devolve in the order, and in accordance with the rules, specified below, namely:—

(a) where the intestate has left him surviving any lineal descendant or descendants or a widow or widows or both such descendant or descendants and a widow or widows, the whole of the property shall devolve on them in accordance with the rules specified in clauses (a) to (f) of section 19;

(b) where the intestate has not left him surviving any of the relatives mentioned in clause (a) the property shall devolve in the order, and in accordance with the rules, specified in sections 7 to 15.

Intestate succession to the property of females

26. Property of a female Hindu to be her absolute property.—(1) Save as otherwise provided in sub-section (2), where a female Hindu acquires any property, movable or immovable, after the commencement of this Act, whether such property is acquired by inheritance or devise, or at partition, or in lieu of maintenance or arrears of marriage, or by gift from any person, whether a relative or not, before, at or after her marriage, or by her own skill or exertion, or by purchase, or by prescription, or in any other manner whatsoever, such property shall be held by her as full owner thereof and not as a limited owner.

Explanation.—Any such property as is referred to in this sub-section shall also include property held by a female Hindu as her stridhana immediately before the commencement of this Act.

(2) Nothing contained in sub-section (1) shall apply to—

(a) any property acquired by a female Hindu by way of gift or under a will, where the terms of the gift or will, expressly or by necessary implication, prescribe a restricted estate in such property; or

(b) any ancestral property acquired by a female Hindu by way of inheritance or at a partition, where under any law or custom or usage having the force of law a male owner acquiring any such property in similar circumstances would have held it subject to restrictions on his right of alienation with respect thereto;

and any such property shall be held by the female Hindu subject to the terms of the will or gift or, as the case may be, subject to the same restrictions as would have applied if the property had been held by a male owner.

27. General rules of succession in the case of female Hindus.—Save as otherwise expressly provided in sections 29, 30 and 31, the property of a female Hindu held by her as full owner, if she dies intestate in respect thereof, shall devolve according to the rules set out in section 28

- (a) firstly, upon the children, including the children of any pre-deceased child;
- (b) secondly, upon the husband;
- (c) thirdly, upon the mother and father;
- (d) fourthly, upon the heirs of the husband;
- (e) fifthly, upon the heirs of the mother, and
- (f) lastly, upon the heirs of the father.

28. Order of succession and manner of distribution among heirs of a female Hindu.—The order of succession among the heirs referred to in section 27 and the distribution of the intestate's property among those heirs shall take place according to the following rules, namely:—

Rule 1.—Among the heirs specified in section 27, those in one clause shall be preferred to those in any succeeding clause, and those included in the same clause shall take together.

Rule 2.—If any child of the intestate had predeceased the intestate leaving his or her own children alive at the time of the intestate's death, the children of such child shall take the share which such child would have taken if living at the intestate's death.

Rule 3. The devolution of the property of the intestate on the heirs referred to in clauses (d), (e) and (f) of section 27 shall be in the same order and according to the same rules as would have applied if the property had been the husband's or the mother's or the father's, as the case may be, and such person had died intestate in respect thereof immediately after the intestate's death.

29. Special rules of succession in the case of certain properties of female Hindus.—Nothing contained in sections 26 to 28 shall apply to any property in which a female Hindu had, at the commencement of this Act, the limited estate known as the Hindu woman's estate, and such property shall, on her death, devolve on the persons who, under this Act, would have been the heirs of the last full owner thereof if such owner had died intestate immediately after her.

Succession to the property of female Marumakkattayis, etc.

30. Rules of succession to Marumakkattayam or Aliyasantana female dying intestate.—Notwithstanding anything contained in this Act, the separate or self-acquired property of a female Hindu to whom the Marumakkattayam or Aliyasantana law would have applied if this Act had not been passed shall, if she dies intestate in respect thereof, devolve in the order and according to the rules set out hereunder, namely:—

(a) where the intestate has left her surviving a lineal descendant or descendants, the whole of such property shall devolve on such descendant or descendants in accordance with the provisions contained in clauses (a) to (e) of section 19;

(b) in the absence of any lineal descendant of the intestate, the whole of the property shall devolve on the intestate's mother or, in her absence, on her lineal descendant or descendants;

(c) where the intestate has not left her surviving any lineal descendant of herself or of her mother but has left her husband and her maternal grand-mother or her lineal descendant or descendants, one-half of the property shall devolve on her husband and the other half shall devolve on her grand-mother or, in her absence, on her lineal descendant or descendants;

(d) in the absence of the intestate's maternal grand-mother and her lineal descendants, the whole of the property shall devolve on the intestate's husband, and, in the absence of the husband, the whole of the property shall devolve on her maternal grand-mother or her lineal descendant or descendants as the case may be;

(e) where the intestate has not left her surviving any of the heirs mentioned in the foregoing clauses, the whole of the property shall devolve on her mother's maternal grand mother or in her absence on her lineal descendant or descendants and, in the absence of any such descendant, on a remoter female ascendant in the female line or, in her absence, on her lineal descendant or descendants, the nearer ascendant and her descendants excluding the more remote ascendants and her descendants.

(f) the distribution of the intestate's property or any share thereof to which two or more lineal descendants of her mother or other ascendant are entitled under the foregoing clauses shall be made in accordance with the rules specified in clauses (a) to (e) of section 19, as if the mother or other ascendant had died intestate in respect of such property or share leaving her surviving the descendant aforesaid.

31. Rules of succession to Nambudri female dying intestate.—Notwithstanding anything contained in this Act, the separate or self-acquired property of a female Hindu to whom the Nambudri law would have applied if this Act had not been passed, shall, if she dies intestate in respect thereof, devolve in the order, and in accordance with the rules set out hereunder, namely:—

(a) where the intestate has left her surviving any lineal descendant or descendants, the whole of the property shall devolve on such descendant or descendants in accordance with the rules specified in clauses (a) to (e) of section 19;

- (b) in the absence of any lineal descendant, the property shall devolve on her husband,
 (c) in the absence of the husband, the property shall devolve upon the other heirs in the order,
 and in accordance with the rules set out in section 27.

Succession to the property of a hermit

32. Rules for hermits, etc.—(1) Where a person completely and finally renounces the world by becoming a hermit (vanaprastha), or an ascetic (yati or sanyasi), or a perpetual religious student (naishthika brahmachari), his property shall devolve upon his heirs in the same order and according to the same rules as would have applied if he had died intestate in respect thereof at the time of such renunciation.

(2) Any property acquired by such a person after his renunciation shall devolve on his death, not upon his relatives, but as follows—

- (a) in the case of a hermit (vanaprastha), upon a spiritual brother belonging to the same hermitage (dharma-mahatratrakatirtha),
 (b) in the case of an ascetic (yati or sanyasi), subject to any custom or usage governing the case, upon his virtuous disciple (sacchishya), and
 (c) in the case of a perpetual religious student (naishthika brahmachari), upon his preceptor (gurbatya).

General provisions relating to Succession

33. Full blood preferred to half blood.—Heirs related to an intestate by full blood shall be preferred to heirs related by half blood, if the nature of the relationship is the same in every other respect.

34. Mode of succession of two or more heirs.—If two or more heirs succeed together to the property of an intestate, they shall take the property,—

- (a) save as otherwise expressly provided in this Act per capita and not per stirpes, and
 (b) as tenants-in-common and not as joint tenants.

35. Right of child in womb.—A person who was in the womb at the time of the death of an intestate and who is subsequently born alive shall have the same right to inherit to the intestate as if he or she had been born before the death of the intestate, and the inheritance shall be deemed to vest in such a case with effect from the date of the death of the intestate.

36. Presumption of survivorship.—Where two persons have died in circumstances rendering it uncertain whether either of them, and if so which, survived the other, then, for all purposes affecting succession to property, it shall be presumed, until the contrary is proved, that the younger survived the elder.

37. Application of Partition Act, 1893 in certain cases.—Where after the commencement of this Act, a share in any immovable property of an intestate or in any business carried on by such intestate, whether solely or in conjunction with others,

- (a) devolves upon one or more of the intestate's son, son's son, son's son's son, together with other relatives, and one of the latter sues for partition or

- (b) devolves upon a female heir, together with any of the male relatives specified in class I of the Schedule, and any one of such male relative compels the female heir to take her share of the property of the intestate for separate enjoyment (which he is hereby empowered to do)

the provisions of the Partition Act, 1893 IV of 1893 shall apply as if there was a partition and as if he or she were the transferee of a share of a dwelling house and the intestate's family were an undivided one.

Disqualification of heirs

38. Hermit, etc., disqualified.—A person who has completely and finally renounced the world in any of the modes set forth in sub-section (1) of section 32 shall be disqualified from inheriting the property of any of his relatives by blood, marriage or adoption.

39. Unchaste wife disqualified.—A woman who after marriage has been unchaste during her husband's lifetime, shall, unless he has condoned the unchastity, be disqualified from inheriting his property.

Provided that the right of a woman to inherit to her husband shall not be questioned on the above ground unless a Court of law has found her to have been unchaste as aforesaid in a proceeding to which she and her husband were parties and in which the matter was specifically in issue, the finding of the Court not having been subsequently reversed.

40. Disqualification of certain widows remarrying.—The widow of a predeceased son, the widow of a predeceased son of a predeceased son, the father's widow and the brother's widow shall not be entitled to succeed as heirs, if on the date the succession opens, they have remarried.

41. Murderer disqualified.—A person who commits murder or abets the commission of murder shall be disqualified from inheriting the property of the person murdered or any other property in furtherance of the succession to which he or she committed or abetted the commission of the murder.

42. Convert's descendants disqualified.—Where, before or after the commencement of this Act, a Hindu has ceased or ceases to be one by conversion to another religion, children born to him or her after such conversion and their descendants shall be

disqualified from inheriting the property of any of their Hindu relatives, unless such children or descendants are Hindus at the time when the succession opens.

43. Succession when heir disqualified.—If any person is disqualified from inheriting any property under this Act, it shall devolve as if such person had died before the intestate.

44. Disease, defect, etc., not to disqualify.—No person shall be disqualified from succeeding to any property on the ground of any disease, defect or deformity, or save as provided in this Act, on any other ground whatsoever.

Escheat

45. Failure of heirs.—If an intestate has left no heir qualified to succeed to his or her property in accordance with the provisions of this Act, such property shall go to the Government; and the Government shall take the property subject to all the obligations and liabilities to which an heir would have been subject.

CHAPTER III

Testamentary Succession

46. Testamentary succession.—Any Hindu may dispose of by will or other testamentary disposition any property, which is capable of being so disposed of by him, in accordance with the provisions of the Indian Succession Act, 1925 (XXXIX of 1925), or any other law for the time being in force and applicable to Hindus.

THE SCHEDULE

(See section 8)

Preferential Heirs

Class I

Son; widow; daughter; son or daughter of a predeceased son; son or daughter of a predeceased daughter; widow of a predeceased son; son of a predeceased son of a predeceased son; widow of a predeceased son of a predeceased son.

Class II

I. Father; mother.

II. (1) Son's daughter's son, (2) son's son's daughter, (3) son's daughter's daughter, (4) brother, (5) sister.

III. (1) Daughter's son's son, (2) daughter's son's daughter, (3) daughter's daughter's son, (4) daughter's daughter's daughter.

IV. (1) Brother's son, (2) sister's son, (3) brother's daughter, (4) sister's daughter.

V. Father's father; father's mother.

VI. Father's widow; brother's widow.

VII. Father's brother; father's sister.

VIII. Mother's father; mother's mother.

IX. Mother's brother; mother's sister.

Explanation.—In this Schedule, references to a brother or sister, do not include references to a brother or sister by uterine blood.

STATEMENT OF OBJECTS AND REASONS

This, the third instalment of the Hindu Code, seeks to amend and codify the law relating to intestate succession. The original draft of the provisions relating to intestate succession contained in the Rau Committee's Bill underwent substantial changes in the hands of the Select Committee which considered the Rau Committee's Bill in 1948. This Bill follows to a large extent the scheme adopted by the Select Committee but takes into account the various suggestions made from time to time

for the amendment of the Select Committee's version of the Bill. In particular, special provisions have been included for regulating succession to the property of intestates governed by the Mirumakkattayam, Aliyasantana or Nambudri laws of inheritance.

The notes on clauses explain in detail the various provisions in the Bill.

C. C. BISWAS.

New Delhi ;

The 20th May, 1954.

Notes on clauses

Clause 1.—Like the Hindu Marriage and Divorce Bill and the Hindu Minority and Guardianship Bill, this law also will have extraterritorial effect.

Clauses 2 and 4.—These clauses are and will be a common feature of all Bills relating to Hindu law.

Clause 3.—The expression “related” is so defined that the rights of illegitimate children are safeguarded as against their mother and their own legitimate descendants. This definition follows the Rau Committee's draft where it is pointed out that to confine relationship to legitimate kinship might prevent a Naikin's property from passing to her son or daughter and that there is also no reason why Naikin's children should not have mutual rights of inheritance.

The question of domicile becomes relevant with respect to clause 6, and domicile is determined by the usual rules applicable thereto as laid down in sections 6 to 18 of the Indian Succession Act, 1925.

Clause 5.—This clause excludes from the application of this law joint-family property which under the Mitakshara law devolves on heirs by the rule of survivorship and property to which the Indian Succession Act, 1925, applies by reason of a marriage having taken place under the Special Marriage Act, 1872. It also excludes estates which are in their nature or by custom impartible.

Clause 6.—This clause lays down the well-known principles which apply to regulate succession to the movable and immovable properties of an intestate. (Compare section 5 of the Indian Succession Act, 1925).

Clause 7.—Under the existing Hindu law, rules of succession exist whereby a reunited son may be preferred to a son who remains separate; a maiden daughter may be preferred to a married daughter; as between married daughters, a married daughter who is indigent may be preferred to a married daughter who is possessed of means and so on. In view of the scheme of succession adopted in the Bill, these distinctions have necessarily to be ruled out.

Clauses 8 to 10.—Before 1937, the “simultaneous heirs” of a male Hindu dying intestate comprised only the son, the son of a pre-deceased son and the son of a pre-deceased son of a pre-deceased son. The Hindu Women's Rights to Property Act, 1937, added to the list the widows of the first two as well as the intestate's own widow. Class I of the preferential heirs in the Schedule now adds to the existing list of simultaneous heirs, the daughter, and further seeks, as far as possible, to treat the other grandchildren of an intestate, whose parent has pre-deceased, the intestate, on the same footing as the son of a pre-deceased son, except that in the former case the share to be divided among the children will be less than in the latter case.

The following illustrations explain how shares will be allotted in certain cases:—

Illustrations

(1) The surviving heirs of an intestate are three sons, A, B and C, five grandsons by a pre-deceased son, D, and two great grandsons by a pre-deceased son of another pre-deceased son E. A, B and C take one share each under rule 2, and the branches of D and E get one share each under rule 3. The grandsons in

D's branch and the great grandsons in E's branch divide the share allotted to their respective branches equally by virtue of rule 4. Each son of the intestate, therefore, takes one-fifth of the heritable property, each grandson one-twenty-fifth, and each great-grandson one-tenth.

(2) Only a widow or daughter or daughter's daughter or daughter's son or son's daughter survives an intestate. She or he takes the whole of the heritable property.

(3) The surviving heirs are the widow and two grandsons by a pre-deceased son. The widow takes one share under rule 1 and the grandsons together take one share under rule 8. The widow therefore takes one-half of the heritable property and each grandson one-fourth.

(4) The surviving heirs are a widow, a daughter and two grandchildren by a pre-deceased daughter. The widow takes one share under rule 1; the daughter gets half a share under rule 5; and the grandchildren by the pre-deceased daughter divide the share allotted to the mother, viz., half a share equally between themselves by virtue of rule 6. The widow, therefore, gets one-half of the heritable property, the daughter one-fourth and each grandchild one-eighth.

(5) The surviving heirs are a daughter and the widow of a pre-deceased son. Under rule 5, the daughter takes half a share and under rule 3 the daughter-in-law also takes half a share. The heritable property is thus equally divided between the two.

(6) The surviving heirs are a son, a daughter and the widow of a pre-deceased son. Under rule 2, the son gets one share; under rule 5 the daughter gets half a share; under rule 3 the widow of the pre-deceased son gets half a share. In the result, the son takes half the property and the daughter and the daughter-in-law take one-fourth each.

(7) The surviving heirs are a son, a daughter, and the widow and the son of a pre-deceased son. Under rule 2 the son gets one share; under rule 5 the daughter gets half a share; under rule 3 the widow and the son of a pre-deceased son get between them one share which has then to be equally distributed between them. In the result, the son takes two-fifths of the property and the other heirs one-fifth each.

(8) The surviving heirs are—

- (a) a widow,
- (b) a son,
- (c) a daughter,
- (d) the widow of a pre-deceased son,
- (e) the widow and a son and daughter of another pre-deceased son.

Under rule 1 the widow gets one share, under rule 2 the son gets one share, under rule 5 the daughter gets half a share; under rule 3 the widow of the first mentioned pre-deceased son gets half a share; under the same rule the heirs mentioned in (e) above between them get one share which has then to be distributed among them. In the result, the widow and the son of an intestate each take one-fourth of the property, the daughter and the daughter-in-law mentioned in (d) each take one-eighth; the widow and the daughter of the other pre-deceased son mentioned in (e) take one-tenth each and the daughter of the pre-deceased son one-twentieth.

(9) The surviving heirs are—

- (a) a son by a pre-deceased son,
- (b) a son and daughter by a pre-deceased daughter,
- (c) two daughters by a pre-deceased son.

Under rule 3 the son of the pre-deceased son gets one share; under rule 6 the son and daughter of the pre-deceased daughter between them get half a share, and under rule 3 the two daughters of the pre-deceased son mentioned in (c) divide half a share equally between themselves. In the result, the son of the pre-deceased son takes one half the son and daughter of the pre-deceased daughter mentioned in (b) take one sixth and one twelfth respectively and the two daughters of the pre-deceased son mentioned in (c) take one eighth each.

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(10) The surviving heirs are—

- (a) a son,
- (b) the widow and three sons of a pre-deceased son,
- (c) the widow of a pre-deceased son of the pre-deceased son referred to in (b).

The son gets one share under rule 2, and the heirs in entries (b) and (c) together get one share. The latter share should be distributed by virtue of rule 4 so that the widow and each of the sons in entry (b) get one portion each and the widow in entry (c) gets one-half of such a portion. In the result, the intestate's son gets one-half of the heritable property, the widow of his pre-deceased son gets one-ninth, each of the three sons of such pre-deceased son also gets one-ninth and the widow of the intestate's grandson gets one-eighteenth.

Clauses 11 to 14.—With respect to the other heirs, the scheme of this Bill follows the scheme of the Select Committee on the Hindu Code which found the Rau Committee's enumerated heirs defective because the list of heirs was too large and no limit was set to the *agnates* or *cognates* entitled to succeed. That Select Committee also found the order of preference not satisfactory and did not like uniformity in succession to be broken in any case. Apart from the changes made in clause 10 and the Schedule, the present Bill follows the scheme of the Select Committee, the heirs being rearranged on a more rational basis and relatives who are far removed from the intestate and persons who are not heirs at all, like *Acharya* and *Sishya*, being eliminated from the list of heirs. Further, certain persons have been grouped together for simultaneous succession, like father and mother, brother and sister and so on. The number of possible heirs of *agnates* and *cognates* is also narrowed down.

The illustrations given below explain how the rules laid down in clause 14 will operate :—

Illustrations

In the following illustrations, the letters F and M stand for the father and mother respectively in that portion of the line which ascends from the intestate to the common ancestor, and the letters S and D for the son and daughter respectively in that portion of the line which descends from the common ancestor to the heir. Thus MFSS stands for the intestate's mother's father's son's son (mother's brother's son) and FDS for the intestate's father's daughter's son (sister's son).

- (i) The competing heirs are (1) FFSSD (father's brother's son's daughter) and (2) FDSS (sister's daughter's son). Although No. (2) is descended from a nearer ancestor, yet, as No. (1) is an agnate while No. (2) is only a cognate, No. (1) is preferred to No. (2).
- (ii) The competing heirs are (1) SDSS (son's daughter's son's son) and (2) FDSS (sister's daughter's son). No. (1) who has no degree of ascent is preferred to No. (2) who has one degree of ascent.
- (iii) The competing heirs are (1) FDDD (sister's daughter's daughter) and (2) MFSSD (maternal uncle's son's daughter). The former who has one degree of ascent is preferred to the latter who has two such degrees.
- (iv) The competing heirs are (1) FDSSS (sister's son's son's son) and (2) MFSSD (maternal uncle's son's daughter). The former who has only one degree of ascent is preferred to the latter who has two such degrees.
- (v) The competing heirs are (1) MFDSS (mother's sister's son's son) and (2) MFFDS (mother's father's sister's son). The former who has two degrees of ascent is preferred to the latter who has three such degrees.
- (vi) The competing heirs are (1) MFM (mother's father's mother) and (2) FFFDSS (father's father's sister's son's son). The number of degrees of ascent in both cases is the same, viz., three, but the former has no degree of descent while the latter has three such degrees. The former is therefore is preferred.

(vii) The competing heirs are (1) FMF (father's mother's father) and (2) MFF (mother's father's father). The number of degrees of ascent in both the cases is the same, and there are no degrees of descent. The lines of the two heirs diverge at the very first point, No. (1) being in the male line and No. (2) in the female line. No. (1) is preferred to No. (2).

(viii) The competing heirs are (1) FDSS (sister's son's son) and (2) FDDS (sister's daughter's son). The heirs are equally near both in ascent and descent. The dissimilarity in the lines occurs at the third point. At this point, No. (1) is in the male line and No. (2) in the female line. No. (1) is therefore preferred.

(ix) The competing heirs are (1) FMFSS (father's mother's brother's son) and (2) FMFDS (father's mother's sister's son). The former is preferred.

(x) The competing heirs are (1) FDDS (sister's daughter's son) and (2) FDDD (sister's daughter's daughter). The former is preferred.

(xi) The competing heirs are a daughter's daughter's son of one sister (FDDDS) and a daughter's daughter's son of another sister (FDDDS). Both of them take the estate in equal shares.

Clause 15.—The illustrations given below explain how degrees are to be computed.

Illustrations

(i) The heir to be considered is the father's mother's father of the intestate. He has no degrees of descent, but has three degrees of ascent represented in order by (1) the intestate's father, (2) that father's mother, and (3) her father (the heir).

(ii) The heir to be considered is the father's mother's father's mother of the intestate. She has no degrees of descent, but has four degrees of ascent represented in order by (1) the intestate's father, (2) that father's mother, (3) her father, and (4) his mother (the heir).

(iii) The heir to be considered is the son's daughter's son's daughter of the intestate. She has no degrees of ascent, but has four degrees of descent represented in order by (1) the intestate's son, (2) that son's daughter, (3) her son, and (4) his daughter (the heir).

(iv) The heir to be considered is the mother's father's father's daughter's son of the intestate. He has three degrees of ascent represented in order by (1) the intestate's mother, (2) her father, and (3) that father's father, and two degrees of descent represented in order by (1) the daughter of the common ancestor, viz., the mother's father's father and (2) her son (the heir).

Clause 16 to 25.—These clauses lay down special rules of succession in the case of male Hindus governed by the Marumakkattayam, Aliyasantana or Nambudri laws of inheritance. A departure has necessarily to be made in these cases because the laws applicable to these persons have always been based on the matriarchate while the laws in the rest of India are founded upon the agnatic family. These clauses are based on a draft furnished by the Government of Madras.

Clause 26.—The Rau Committee vested a Hindu woman with full rights over stridhana property and laid down certain rules of succession with respect to stridhana. The Select Committee on the Hindu Code incorporated the substance of all these provisions in a separate Chapter headed "Woman's Property", and provided that after the commencement of the Code, whatever property was acquired by a woman became her absolute property and devolved on her own heirs. Clause 26 follows the Select Committee's draft and declares that whatever property is acquired by a Hindu woman after this law, it shall be her absolute property, and the term "property" is defined as comprehensively as possible for the purpose.

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Clauses 27 and 28.—Under the existing law, succession to *stridhana* property varies according as a woman is married or unmarried and according as she is married in an approved form or in an unapproved form. It also varies according to the source from which the *stridhana* came. The rules of descent again vary from school to school. Clause 27, however, evolves a new and uniform scheme of succession to a woman's property and clause 28 regulates the manner of distribution thereof.

Clause 29.—This clause contains a saving with respect to properties in which a female Hindu has at the commencement of this law only a limited estate.

Clauses 30 and 31.—See the notes to clauses 16 to 25.

Clause 32.—Under the existing law, where a person enters into a religious order renouncing all worldly affairs, his action is tantamount to civil death and it excludes him altogether from inheritance. But if he acquires property subsequent to the renunciation, it passes to his spiritual heirs. This clause is in accordance with the existing law.

Clause 33.—The illustrations given below explain the scheme of this clause.

Illustration

(i) A brother by full blood is preferred to a brother by half blood; but a brother by half blood succeeds before a brother's son by full blood, a brother being a nearer heir than a brother's son.

(ii) A paternal uncle by half blood is preferred to a Paternal uncle's son by full blood, an uncle being a nearer heir than an uncle's son.

(iii) A full brother's daughter's daughter is preferred to a half brother's daughter's daughter but the former is not preferred to a half brother's daughter's son, as the nature of the relationship is not the same in the two cases. The latter, who is a nearer heir by virtue of rule 4 in section 14 is preferred although he is only related by half blood.

Clauses 34, 35 and 36.—These clauses are self-explanatory and are in accordance with the existing law.

Clause 37.—Where any immovable property or any business devolves upon male and female heirs, this clause would enable the male heirs, if they so desire, to compulsorily buy off the share of the female heirs.

Clause 38.—See the notes to clause 32.

Clause 39.—Under the existing law, chastity during the life time of the husband is a condition precedent to the taking by the widow of her husband's estate unless the unchastity had been condoned by him.

Clause 40.—The principle underlying this clause is that the widow is the surviving half of her husband and, therefore, when she remarries, she ceases to continue to be such. (Section 2 of the Hindu Widows Remarriage Act, 1956, also contains a somewhat similar provision). As the law stands, remarriage disables a widow of a *gotrajasapinda* from succeeding to the property of a male Hindu when on the date the succession opens, she has ceased to be the widow of a *gotraja sapinda* by reason of remarriage. This rule is being applied to the widows mentioned in the Schedule who are the only widows now entitled to succeed.

Clause 41.—A murderer even if not disqualified under Hindu law from succeeding to the estate of the person whom he has murdered is so disqualified upon principle of justice, equity and good conscience. The murderer is not to be regarded as the stock for a fresh line of descent but should be regarded as non-existent when the succession opens (51 I.A. 368).

Clause 42.—Change of religion and loss of caste, which at one time were grounds of forfeiture of property and of exclusion from inheritance, have ceased to be so since the passing of the Caste Disabilities Removal Act, 1850. But that Act applies only to protect the actual person who either renounces his religion or has been excommunicated. Consequently, where the property of a Muslim converted from Hinduism has passed according to Muslim law to his descendants, Hindu collaterals cannot claim by virtue of that Act to succeed under Hindu law. This clause, therefore lays down that the heir should be a Hindu when the succession opens. Reconversion after the succession opens will not, therefore, be possible and this restriction will in most cases remove any abuse of the provision contained in the clause.

Clause 44.—Under the Hindu law, blindness, deafness, dumbness, want of any limb or organ, lunacy, idiocy, leprosy and other incurable diseases disqualified a person from inheriting but the Hindu Inheritance (Removal of Disabilities) Act, 1928, declared that no person shall be excluded from inheritance, on any of these grounds unless he was from birth a lunatic or an idiot. This clause seeks to remove all such disqualifications.

Clause 45.—Escheat as such has not been unknown to Hindu law

Clause 46.—This clause confirms the existing law that a Hindu may dispose of by testamentary disposition any property which he is capable of so disposing of.

S. N. Mukerjee,
Secretary

P. C. Deb,

Chief Secretary to the Government of
Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 30th June, 1954

No. FA/2/54/44.—The Chief Commissioner is pleased to grant earned leave for 21 days to Shri W. Gourachandra Singh, S.D.C. with effect from the forenoon of 26-4-54.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 1st July, 1954

No. J/Misc/80/50.—In continuation of his order issued under notification No. J/Misc/80/50(b) dated 3-4-54, the Chief Commissioner is pleased to sanction the continuance of the post of Additional Munsiff for a further period of 3 months with effect from 1-7-54 and to the retention of the existing incumbent in the post on his present terms.

The expenditure involved will be debitable to the appropriate subheads under the Minor Heads "B-3-Civil & Sessions Courts" under the Demand No. 92—Manipur.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 25th June, 1954.

SALES TAX IN MANIPUR.

A PAMPHLET FOR THE GUIDANCE OF NON-RESIDENT DEALERS

This pamphlet has been brought out to acquaint the non-resident dealers with the basic features of the Assam Sales Tax Act as extended to Manipur and the Rules thereunder. As this pamphlet is a summary of the main provisions of the Act and Rules this cannot be cited for interpreting any provisions of the Assam Sales Tax Act as extended to Manipur. For any information all such non-resident dealers should correspond with the Taxation Officer, Manipur, Imphal.

Issued by

The Government of Manipur,
IMPHAL.

1. **SYSTEM OF TAX.**—The system of tax in Manipur is single point tax, under which the tax is sought to be levied only at one stage when the sales are effected to unregistered dealers or consumers in the State.

2. **LIABILITY TO PAY TAX**—The taxable quantum for non-resident dealers who despatch goods to parties in Manipur from any place in India outside the State of Manipur has been fixed at Rs. 5,000/- of the dealer's gross turnover both in and outside Manipur. Every non-resident dealer whose gross turnover both in and outside Manipur has amounted to or exceeded the sum of Rs. 5,000/- during a period not exceeding twelve months would render himself liable to pay Manipur Sales Tax on all his sales of taxable goods in Manipur with effect from 1st January 1954 provided he himself has not collected Manipur Sales Tax from any date prior to 1st January 1954 in which case his liability to pay tax will commence from such prior date. All other non-resident dealers shall be liable to pay tax under the Assam Sales Tax Act as extended to Manipur with effect from 1st April of the year during which their total gross turnover both in and outside Manipur amounts to or exceeds the taxable quantum of Rs. 5,000/-. Such dealers, however, shall not be liable to pay the tax under the said Act during such year upto the taxable quantum specified.

3. **RATE OF TAX.**—For the purpose of taxation goods are classified into 4 categories viz. (1) Luxury goods (names of goods specified in Schedule I attached to the Act), (2) Chillies and Biris, (3) Other goods and (4) Exempted goods (names of goods specified in Schedule III attached to the Act). The rate of tax is one anna in the rupee on sale of luxury goods, nine pies in the rupee on sale of chillies and Biris and six pies in the rupee on sale of other goods. Names of Luxury and Exempted goods are specified in Annexures I and II.

4. **CHARGE OF TAX.**—Section 5 of Assam Sales Tax Act as extended to Manipur runs as follows:—

“The tax shall be charged at the specified rate for each category of goods on the total net turnover of a dealer”.

The net turnover shall be determined by deducting from a dealer's gross turnover during any given period:—

- (1) his turnover during that period on—
 - (a) the sale of goods exempted under section 6 and section 7;
 - (b) sale to a registered dealer of—
 - (i) goods specified in the purchasing dealer's certificate of registration as being intended by him for—
 - (a) resale in the State, or
 - (b) use in the manufacture or production of any goods for sale, or
 - (c) use in the execution of any contract,
 - (c) such other sales as may be prescribed;
 - (2) the amount of any debt proved to have been had and written off on which tax has been paid;
 - (3) his turnover during that period on the sale to any undertaking supplying electrical energy to the public under a licence or sanction granted or deemed to have been granted under the Indian Electricity Act, 1910, of goods for use by it in the generation or distribution of such energy; and

(4) three and one thirty-second per centum of the balance remaining after making the deductions admissible under clauses (1), (2) and (3) in the case of classes of goods not being classes of goods specified in Schedule I of this Act and five and seven-eighths per centum of the balance remaining after making the deductions admissible under clauses (1), (2) and (3) in the case of classes of goods specified in the same Schedule.

5. **REGISTRATION**—The non-resident dealers who are liable to pay Manipur Sales Tax on their Inter-State sales have to get themselves registered under the Assam Sales Tax Act as extended to Manipur. They should apply for such registration to the Taxation Officer, Manipur, Imphal in the prescribed form (Annexure III). Each application shall be affixed with a court-fee stamp of Rs. 5. If they are registered under the Act they are entitled to charge sales Tax on their sales to consumers and unregistered dealers in this State. Unless they are registered the law prohibits them from charging such tax from the consumers and unregistered dealers even though they may be liable to pay the tax to the Government of Manipur.

6. **SALES OF GOODS TO REGISTERED DEALERS**—Sales made by the non-resident dealers to the dealers in the State of Manipur registered under the Assam Sales Tax Act as extended to Manipur of goods specified in the certificate of registration of such dealers will be exempt from the levy of sales tax and in order to claim exemption on account of such sales the non-resident dealers will obtain from the registered dealers of Manipur declaration in the prescribed form (Annexure IV) and will send one copy of the declaration form with the return and retain the other for production before the taxing authorities of their own State so as to claim exemption from tax on such sales. The non-resident dealers may accept ordinary declarations in the prescribed form from the purchasing registered dealers pending issue of printed and authenticated declaration forms by the State Government. The non-resident dealers are in their interest to verify, by a reference to the original or certified copy of the purchasing dealer's registration certificate, that the declarations furnished are genuine and that the goods proposed to be purchased by him are covered by the certificate.

7. **RETURNS**.—All non-resident dealers liable to registration or pay sales tax are required to submit half-yearly returns in respect of Inter-State transactions pertaining to this State by post. Such returns shall be submitted in the prescribed form (Annexure V) for the first time within 30 days of the completion of the period ending 31st March 1954 and thereafter within 30 days of completion of each half year on 30th September and 31st March every year. The returns shall be accompanied by evidence of payment of admitted amounts of tax.

8. **PAYMENT OF TAX**.—The tax due from the non resident dealers shall be paid, in advance, by crossed cheques, postal orders or demand drafts.

9. **ASSESSMENT**.—If the Taxation Officer is satisfied that a return furnished by a dealer is correct and complete, he shall, by an order in writing, assess the dealer and determine the tax payable by him on the basis of such return.

If the Taxation Officer is not satisfied that a return furnished is correct and complete, he shall serve on the dealer a notice requiring him, on the date, and at the hour and place specified therein, either to attend in person or to produce or cause to be produced any evidence on which he may rely in support of his return.

On the day specified in the notice or as soon afterwards as may be, the Taxation Officer after hearing such evidence as the dealer may produce and such other evidence as the Taxation Officer may require, shall, by an order in writing assess the dealer and determine the tax payable by him on such assessment.

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If a dealer fails to make a return as required or having made the return, fails to comply with all the terms of the notice, the Taxation Officer, shall, by an order in writing, assess to the best of his judgment the dealer, and determine the tax payable by him on the basis of such assessment.

• With a view to afford facility to non-resident dealers the Government of Manipur have decided that the sales tax authorities of the State of the dealer's residence will verify in the course of their inspection of the dealer's accounts whether any exports to this State have been made and if so, furnish the relevant information to this State.

The Taxation Officer, Manipur will examine the accounts of the non-resident dealers at the head-quarters of the Sales Tax Officer concerned in the State of the dealer's residence, whenever he considers this necessary, before making the assessment on the dealer.

10. **APPEALS.**—If a non-resident dealer is dissatisfied with the order of the Taxation Officer, he can prefer an appeal in the prescribed manner to the Commissioner of Taxes, Manipur, Imphal within 30 days from the date of the service of order of assessment or penalty appealed against.

11. **REVISION.**—Petitions for revision may be filed within 90 days from the date of service of the order objected to and it shall be addressed to the Commissioner of Taxes, Manipur, Imphal.

12. **REFERENCE.**—Within 60 days from the date of service of an order of appeal or revision, a dealer may, by application in writing accompanied by a fee of one hundred rupees, require the Commissioner of Taxes, Manipur to refer to the Court of the Judicial Commissioner, Manipur, Imphal, any question arising out of such order.

13. **HEARING OF APPEALS AND REVISIONS.**—The appeals and the revision applications to the Commissioner of Taxes, Manipur, will, as far as possible be heard at the request of the dealer at the head quarters of the State of residence of the dealers concerned.

14. **GENERAL.**—The legal liability of the non-resident dealer to submission of accounts, appearance, etc. within this State would remain. The State, however, have agreed that this liability will not be enforced against the dealer unless he is found to have persistently defaulted in submission of returns or behaved in a fraudulent manner.

Prescribed application forms for registration, return forms and other information may be obtained from the office of the Taxation Officer, Manipur Imphal on application.

Copies of the Manipur Sales Tax Rules, 1952 may be had of the Superintendent, Government Press, Imphal, on payment.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

ANNEXURE I.
LUXURY GOODS.

Serial No.

1. Motor Vehicles.
 2. Motor Bicycles.
 3. Wireless sets.
 4. Cigarettes and Cigars.
 5. Fountain pens.
 6. Torch Lights.
 7. Watches and Clocks.
 8. Silk and Silk yarn including artificial Silk and Rayon and artificial Silk and Rayon yarn.
 9. Gramophones and Radiogramos including spare parts and accessories.
 10. Cameras, Cine-cameras, Enlargers and Projectors including spare parts and accessories.
 11. Photographic films, plates and other accessories for developing, printing and enlargement.
 12. Bulbs and batteries for Torch Lights.
 13. Perfumes and cosmetics other than hair oils and toilet soaps.
 14. Smoking tobacco in sealed containers.
 15. Spare parts and accessories of wireless sets.
 16. Refrigerators, Frigidaries and air-conditioning plants, including spare parts and accessories.
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ANNEXURE II.
TAX-FREE GOODS.

Serial No.	Description.	Conditions and exceptions subject to which exemption has been allowed.
1	All cereals and pulses including all forms of rice when sold for consumption in the State.	Except when sold in sealed containers.
2	Plough, Plough-points, spade (Kodali), Sickie, Khurpi, Axe, Khanta (for digging holes in the soil) and Dao.	
3	Text Books and Newspapers.	
4	Bread.	
5	Betelnuts.	
6	Betel leaves.	
7	Coal, Coke and Coal gas.	
8	Cotton and cotton yarn.	
9	Electrical energy.	
10	Fertilizers.	(a) All chemical fertilizers. (b) Bone meal. (c) Oil-cakes Except when as cattle food.
11	Fish, Ghee (but not vegetable Ghee) Dahi, Butter, Cream, Casein, Meat and Vegetables.	Except when sold in sealed containers.
12	Flour including atta, maida, suji and bran.	
13	Fresh fruits.	
14	Gur, Sugar and molasses.	Except when sold in sealed containers.
15	Handwoven and handspun, cotton cloths.	
16	Omitted (vide Notification No. FMT 3/49 /60 dated the 20th June 1950).	
17	Omitted (vide Notification No. FMT/3/49 /95 dated the 20th August 1949).	
18	Kerosene,	
19	Matches.	
20	(i) Anti-malaria drugs, viz., Quinine in powder form, Quinine-pills (but not sugar-coated) Quinine Alkaloids, salts of Quinine, Cinchona and its Alkaloids Totaquina Cinchona fabrifuge and Paludrine. (ii) Anti-Kala-azar drugs, viz., Urea Stibamide and Pentamidine isethionate. (iii) Vaccine, viz. Smallpox vaccine, Cholera vaccine and T. A. B. vaccine.	

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Serial No.	Description.	Conditions and exceptions subject to which exemption has been allowed
21	Mustard oil, rape oil and mixtures of mustard and rape oil.	
22	Mustard seed and rape seed.	
23	Sage.	
24	Salt.	Except when sold in sealed containers.
25	Water but not aerated or mineral waters when sold in bottles or sealed containers.	
26	Milk.	Except when sold in sealed containers.
27	Omitted (vide Notification No. FMT 5/49/42 dated 20th April 1950).	
28	Mathematical instruments for students	
29	Omitted (vide Notification No. FMT. 5/49/71 dated 6th July 1950).	
30	Endi yarn and cloth woven out of such yarn.	
31	Stores sold for military use (vide Govt. of Manipur No. S/T/49/51/30 dated 30-7-53).	On condition of furnishing a Certificate by the purchaser showing that the stores referred to are being specially purchased for military use.
32	Goods sold at Defence Service Installation (vide Govt. of Manipur No. S/T/49/51/131 dated 21-1-53).	
33	The agricultural machineries and implements including tractors and tractor implements (vide Govt. of Manipur No. S/T/49/50A/53 dated 29-12-53).	

ANNEXURE III.

FORM I.

The Assam Sales Tax Act as extended to the State of Manipur.
Application for registration.
(See Rule 5-9).

To

The Taxation Officer, Manipur.

I, son of
residing at P. O.
thana of district
... .. on behalf of myself and the persons whose names and addresses
are given in paragraph 2, doing business as
in P. O.
in thana of district
and with branches at hereby apply for certificate of
registration under the Assam Sales Tax Act as extended to the State of Manipur.
We ordinarily deal in
... .. and purchase the following classes
of goods :—

- (a) for use in manufacture ; or pro-
duction of goods, the sales of which are taxable under the Assam Sales
Tax Act as extended to the State of Manipur ;
- (b) for resale in the State ;
- (c) for use in the execution of con-
tract in the State ; and
- (d) for use as containers and packing
materials of goods the sales of which are taxable in the State, and
manufacture and/or produce the following classes of goods for sale in
the State and import the following
classes of goods from outside India/Manipur :

2. The following person(s) is/are the proprietor(s)/member(s) of the aforesaid
business/have interest in the aforesaid business :—

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Name. (1)	Address. (2)	Age. (3)	Father's name. (4)	Home Address. (5)
1.				
2.				
3.				
4.				

3. Myself and the persons enumerated in paragraph 2 above have interest in no other business any where in India, in the following other business in India as shown against each :

Name	Name and particulars of the business.	Address of the business.
1.		
2.		
3.		
4.		

4. The business in respect of which this application is made has been registered in on under the Indian Companies Act, 1913.

5. We maintain our accounts in the language and for the purposes of accounting our year runs from to corresponding to English date.

6. The gross turnover of our above business during the year ending on was Rs. out of which estimated taxable turnover was Rs.

The above statements are true to the best of my knowledge and belief.

Dated at (Signature of applicant)

The Designation

The Head Proprietor Managing Manager Managing Member Principal
of the Office, Partner or Director or Officer.
Partner. Director.

Acknowledgement.

Received an application in Form I from for registration under section 9/10/29 of Assam Sales Tax Act as extended to the State of Manipur.

Receiving Officer.

1. Here enter the name and style of business.
- 2 & 3. These paragraph are to be filled up only in cases of business other than a Company registered under the Indian Companies Act, 1913.
4. This paragraph is to be filled up only in case of a Company registered under the Indian Companies Act, 1913.
5. Here mention the name of the State in which registered.

Note:—Strike out whichever is not applicable.

ANNEXURE V.
FORM II.
RETURN OF TURNOVER
(See Rule 19).

Name..... Assessment year.....
Address of dealer..... Return period.....
Registration Certificate No.

Turnover & deductions.	Luxury goods.	Chillis & Biris.	Other goods.
1	2	3	4

Gross turnover of the return period
in respect of—1. Sales of supply of goods.
2. Execution of contract

Total.

Less.

3. Cash discount allowed according to ordinary trade practice.
4. Cost of freight, delivery or installation when such cost is separately charged.
5. Prescribed proportion of cost of labour in carrying out any contract.

Total.

C. Less.

6. Sales of goods exempted under Sec. 6.
7. Sales of goods exempted under Sec 7.
8. Sales of specified goods to a registered dealer under Sec. 15(1)(b).
9. Sales under Sec. 15(1)(c).
10. Tax referred to in Sec. 15(3).
12. Percentum allowed under Sec. 15(4).

Total.

D. Net total turnover (after deducting the totals under B & C from A above).

- E. 1. Tax payable for sale of luxury goods at.....pies in the rupee.
2. Tax payable for sale of Chillis & Biris at.....pies in the rupee.
3. Tax payable for sale of Other goods at.....pies in the rupee.

Total.

F. Amount paid vide Treasury Chalan No.....

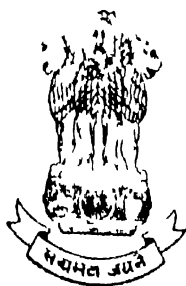
Dated.....

The above statement is true to the best of knowledge and belief.

Dated.....19 ..

Signature of the dealer

Manipur



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

Imphal, the 14th July 1954

No. PW/Misc 52/53 — In exercise of the power conferred upon him by sub-section of section 1 of the Assam Embankment and Drainage Act 1941 (Assam Act of 1941) as extended to Manipur by the Government of India Ministry of P.W.D. Notification No 72/J dated the 14th June 1954 the Chief Commissioner of Manipur hereby extends the said Act to the State of Manipur with effect from the 1st August, 1954.

P. C. Dey

Chief Secretary to the Govt. of Manipur.

Imphal, the 5th July, 1954

No. DPC/35/53/10 — In pursuance of the Government of India Ministry of Food and Agriculture (Agri) letter No 21/35/53 F dated February 1, 1954, the Chief Commissioner is pleased to constitute a State Soil Conservation Board with the Deputy Commissioner as Chairman and consisting of the following members —

1. The Deputy Commissioner, Manipur
2. The Director of Agriculture
3. The Forest Officer
4. The Principal Engineering Officer

H. R. Singh

Asstt. Secretary (Dev) to the Govt. of Manipur.

Imphal, the 16th July, 1954

No. Sty/WMP/53. — In continuation of his Order No Sty/WMP 53 dated 12-4-54, the Chief Commissioner is pleased to order that a commission of Rs - 113 (eleven rupees and three paise) per ream of Plain paper shall be paid to the vendors. This order comes into effect from 1-4-54.

T. Kalachand Singh

Assistant Secretary to the Govt. of Manipur.

Imphal, the 9th July, 1954.

No Appt 28 54/2.—In pursuance of the instruction contained in this Administration memorandum No. Appt. 28 54/1 dated 8-7-54, the Chief Commissioner is pleased to constitute the following Committees for the selection of candidates for the posts as shown below :—

1. For Class III and Class IV posts for the 2nd P. W. D. Division vide advertisement issued under Home and Development Departments Notification No. P/53/4(S) dated 26-6-54 :—
 1. Adviser, P. W. D. ... Chairman.
 2. Adviser, Finance.
 3. Chief Secretary.
 4. Executive Engineer, 2nd P. W. D. Division. } Members.
2. For posts currently lying vacant in the Manipur State Transport :—
 1. Adviser, Manipur State Transport ... Chairman.
 2. Adviser, Education.
 3. Superintendent of Police.
 4. Manager, Manipur State Transport. } Members.
3. For the posts in connection with the National Cadet Corps vide advertisement issued under Home and Development Departments Notification No. HP/55 dated 14-5-54 :—
 1. Adviser, Education ... Chairman.
 2. Adviser, Land Settlement.
 3. Deputy Commissioner.
 4. Principal, D. M. College. } Members.
4. For two temporary posts of clerks for Secretariat vide advertisement under Revenue and Finance Departments notification No. CA/3/54 dated
 1. Adviser, Land Settlement.
 2. Chief Secretary.
 3. Assistant Secretary (Dev).

All candidates for posts are hereby warned that canvassing of any sort by to the members shall absolutely disqualify them for the posts.

Imphal, the 8th July, 1954.

Memorandum No. Appt. 28/54/1.

To

All Appointing Authorities.

Sub :— Formation of Committees for assisting appointing authorities in making selection of candidates for various temporary and permanent posts.

Attention is invited to this Administration Notification No. FA/53A/51/40 25-9-51 under which rules framed by the Chief Commissioner regarding the of first appointments to Class III and Class IV posts, in the various Departments and Offices of this State, and for the discipline etc. of the incumbents of posts were published and circulated.

2. The Chief Commissioner considers it expedient that suitable Committees be set up, for assisting the various appointing authorities, in making selection of candidates for Class III and Class IV posts, in respect of (i) all permanent vacancies and of (ii) all temporary vacancies likely to last for a period exceeding six months, as and when they may arise.

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3. It has therefore been decided that in future, whenever a question arises filling any post of the above description in any Department or Office, a reference should be made to the Government, so that steps may be taken for the setting up of Committees as mentioned above.

4. It would obviously be expedient if references are made sufficiently ahead of the date when the new appointees are required to join.

5. Under this Administration Memo No. Claims/2351/12 dated 3rd July 1954, Heads of Departments and Offices were also requested to make reference to the Finance Department, whenever any permanent vacancies arose in clerical posts, so that the question of absorbing the temporary staff in the Claims and Civil Supply Offices could be considered. No separate reference in compliance with the above referred memorandum need now be made, as the information supplied in reference to the present memorandum will serve both the purposes.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

PART III

Imphal, the 7th July, 1954.

AMENDMENT TO PRESS NOTE OF 22-5-54.

"Rs. 3/-" instead of "Rs. 2/-" between the words "fee of" and "for".

No.

T. Kipgen,
Secretary to the Govt. of Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 20-E-6

Imphal, Friday July 23, 1954.

NOTIFICATION.

Imphal, the 7th July, 1954.

The question of introducing a suitable tenancy legislation in this State has been engaging the attention of the Government for some time past. Under a resolution adopted in January, 1954, the Government set up a Committee consisting of the Adviser in-charge Land Settlement, the Chief Secretary and the Deputy Commissioner for framing the principles which should govern tenancy legislation in this State. The Committee has submitted a report which, the Government desires, should be circulated for eliciting public opinion. A copy of the Committee's report together with a copy of the Assam Adhiars Protection and Regulation Act, 1948 as amended by the Assam Adhiars Protection and Regulation (Amendment) Act, 1952 which the Committee recommends for extension to Manipur, is published below for general information and expression of opinion thereon within the 25th August 1954.

If any person or public body desiring to submit any opinion on the proposal, may kindly forward it to the undersigned within the aforesaid date.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Report of the Committee constituted by the Government in January, 1954 for reporting on the principles which should govern Tenancy Legislation in Manipur.

Under its resolution 3 of 15-1-54, the Council of Advisers set up a Committee consisting of Adviser Land Settlement, Chief Secretary and Deputy Commissioner, for advising on the principles which should govern tenancy legislation in Manipur. The relevant copy of the resolution setting up the Committee is reproduced below. —

"The Council are of the opinion that suitable legislation should be enacted for conferring some status on tenants holding land on produce or cash rent from landholders, in the Valley areas of the State. The Council further think that it is not necessary to pend such legislation until a re-settlement of the areas have been made. The Council therefore resolve that a Committee consisting of Adviser/Land Settlement, Deputy Commissioner and Chief Secretary be constituted to frame the principles which should govern such legislation. The Committee should submit its report by the end of March, 1954."

The Committee held some sittings in which the tenancy laws obtaining in Assam and some other Part 'A' States were examined. It was however found that those laws were designed principally for dealing with tenants on cash rent. The Committee was of the view that as tenants on cash rent were rare in Manipur, no laws for safeguarding their interest were necessary here. Unlike Manipur, the tenancy conditions in most of the part 'A' States were very complex and the Committee was of the opinion that the laws of those States would not be suitable for Manipur. There is however an Act called the Assam Adhiars Protection and Regulation Act, 1918 in the State of Assam. This Act was also amended by the Assam Legislature in 1952. The Committee

obtained copies of the Assam Adhiars Protection and Regulation Act, 1948 and of the Assam Adhiars Protection and Regulation (Amendment) Act, 1952 and after carefully examining them, were of the view that with consequential changes, this Act would be quite suitable for safeguarding the rights and interests of tenants on produce rent in Manipur.

Accordingly, a list of the amendments required have been drawn up, a copy of which is enclosed.

The Committee was of the view that if the Council accepts its recommendation for extending the aforesaid Act to Manipur, it would be advisable to circulate the Act with suggested amendments for eliciting public opinion.

Sd/ — Krishnamohan Singh,

Sd/ — M. N. Phukan,

Sd/ — P. C. Deb.

The Assam Adhiars Protection and Regulation Act 1948 as amended by the Assam Adhiars Protection and Regulation Act, 1952.

**THE ASSAM ADHIARS PROTECTION AND REGULATION ACT, 1948
AS AMENDED BY THE ASSAM ADHIARS PROTECTION &
REGULATION ACT, 1952.**

An Act to provide for the protection and regulation of Adhiars in Assam.

Preamble.

WHEREAS it is expedient to provide for the protection of tenants of agricultural lands paying rent in kind in the Province of Assam.

It is hereby enacted as follows:—

**Short title,
extent and
Commence-
ment.**

1. (1) This Act may be called the Assam Adhiars Protection and Regulation Act, 1948.

(2) The Provincial Government may, by notification in the official Gazette, extend all or any of the provisions of this act to agricultural lands in any district, local area or class of estates in the Province of Assam where the Goalpara Tenancy Act, 1919, or the Assam (Temporarily-Settled Districts) Tenancy Act, 1935 or the Sylhet Tenancy Act, 1936, is applicable.

**Assam Act I of 1929.
Assam Act III of
1935. Assam Act XI
of 1936.**

(3) All or any of the provisions of this Act shall come into force in any district, local area or class of estates to which the said provisions have been extended under sub-section (2) on such date as the Provincial Government may, by notification in the official Gazette, direct

Definitions.

2. In this Act, unless there is anything repugnant in the subject or context, —

(1) "Adhiar" means a person who under the system generally known, as Adhi (whether Guchi-adhi or Gutu-adhi), barga, chukti, bhag or chukani cultivates the land of another person on condition of delivering a share or quantity of the produce of such land to that person ;

(2) "Agricultural lands" means land used for agricultural purposes ;

(3) "Agricultural year" means the year commencing on the first day of Baisakh or Bahag.

(4) "Cultivating adhiar" means an adhiar who cultivates land himself or with the members of his family or dependants or hired labourers and does not include a person who lets out his land for cultivation ;

(5) "Land-Lord" means the person directly under whom the adhiar holds the land on condition of delivering a share or quantity of the produce thereof ;

(6) "Notification" means a notification published in the official Gazette ;

(7) "Prescribed" means prescribed by rules made under this Act ;

(8) "Revenue Officer" means any officer appointed by the Provincial Government by name or by virtue of his office to discharge any of the functions of a Revenue Officer under this Act and includes the Deputy Commissioner of a District and the Subdivisional Officer of a Subdivision.

3. (1) "Notwithstanding anything to the contrary contained in any law for the time being in force or any contract or agreement, express or implied, any person who during the preceding agricultural year cultivates any land as adhiar shall have a right to remain in occupation and cultivate the land for subsequent years until he either voluntarily relinquishes the land or is ordered by a Revenue Officer under section 5 to cease to cultivate and vacate the land or is evicted therefrom in execution of a valid order of the Revenue Officer."

(2) It shall not be lawful for a landlord or any other person claiming superior interest to interfere with the adhiar's right to occupy and cultivate the land except as provided in section 5.

4. If any person cultivating any land as an adhiar during the preceding agricultural year is prevented by a landlord or any person claiming superior interest from cultivating such land in the subsequent year, the Revenue Officer may put such person in possession of the land and may also award compensation realisable from the landlord or the person claiming superior interest, as the case may be, not exceeding Rs. 200 in any individual case in the manner prescribed.

5. A Revenue Officer may on application from a landlord, order an adhiar to cease to cultivate an adhiar land after due notice and necessary enquiry as may be prescribed, and evict such adhiar in the manner prescribed, on one or more of the following grounds, namely :—

- (i) that the land is bonafide required by the landlord for residential or horticultural or piscicultural or poultry farming or dairy farming or similar other purposes or for cultivation either by himself or with the members of his family or by hired labourers or dependants,
- (ii) that an adhiar has used the land in a manner which renders it unfit for the purpose of cultivation, or

- (iii) that an adhiar has failed to deliver within prescribed time to a landlord such share or quantity of the produce as he is bound, subject to the provisions of this Act, by any express or implied agreement with the landlord to deliver,
- (iv) that the adhiar kept the land fallow for one year or sublets to others :

Provided that the order of eviction passed under clause (iii) of this section shall not be executed if the share or quantity of the produce remaining unpaid is delivered to the landlord within such time as may be allowed, and with such compensation, if any, as may be awarded, by the Revenue Officer :

Provided further that if the landlord does not cultivate the land or utilise the same for the purposes contemplated in clause (i) or sublets it to others within one year from the date he gets possession of the land by virtue of the said clause (i) the evicted adhiar shall be restored to possession :

Provided also that any adhiar who acquires any right of occupancy under any other law shall not be evicted except under the provisions of that law or deprived of any right acquired under any other law.

Powers to fix
the rate of
rent on the
basis of pro-
duce of the
land

6. Notwithstanding anything to the contrary contained in any law for the time being in force or in any contract or agreement express or implied the portion or share of the crop payable by an adhiar to a person under whom the directly holds the land shall be determined and shall be subject to the maxima given below : -

From the gross crop, the seedgrains, if any, paid by a landlord or person under whom an adhiar holds land shall be repaid to him. Of the remaining crop the maximum portion or share payable to him shall vary according as he supplies or does not supply plough cattle for cultivating the land.

(a) Where he supplies plough cattle and One-third.
cultivation is done with their help.

(b) Where he does not supply plough cattle. One-fourth.

Provided that where the quantity or share of crop fixed by contract is less than the above maxima the adhiar shall be liable to pay only the quantity fixed by contract.

Receipt for
the crop

- 7. (i) Every adhiar, on delivery to the landlord, the latter's share of the crop shall be entitled to obtain forthwith from the landlord a written receipt for the quantity of the crop delivered by him, signed by the landlord or his duly authorised agent.
- (ii) The landlord should prepare and retain a counterfoil of the receipt signed by the adhiar or his duly authorised agent.
- (iii) The receipt and the counterfoil shall contain a description of the land for which crop is delivered, the total quantity of the crop due from the adhiar, the quantity delivered and the year for which the crop is delivered.
- (iv) If a receipt does not contain substantially the above particulars, it shall be presumed, until the contrary is shown to be an acquittance in full of the landlord's share, that the crop due from the adhiar up to the date on which the receipt is given.

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8. When a landlord or his agent, without reasonable cause, fails to deliver to the adhiar a receipt as required by section 7, a Revenue Officer, on proceedings under this section, after making such enquiry as he may deem necessary, order the landlord to pay as penalty a sum not exceeding fifty rupees for each default, and may, in his discretion award to the adhiar as compensation such portion of the penalty as he thinks fit.

provision

9. The Provincial Government may amend, vary or rescind any notification issued under sub-sections (2) and (3) of section 1.

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ary of
may ar
ed to be
aid.

10. Any money payable by virtue of an order made under this Act or rules thereunder shall be recoverable as arrears of land revenue.

Appeals

11. (1) Any person aggrieved by an order of the Revenue Officer under this Act may, within the prescribed time and in the prescribed manner, appeal to the prescribed authority, and the prescribed authority may uphold, modify or set aside the order, or pass such order as it may deem fit.

(2) The order of the Revenue Officer when no appeal is preferred, and the order of the prescribed authority when an appeal is preferred, shall be final.

ar of Juris-
diction of Ci-
vil Courts.

12. No civil Court shall entertain any suit or proceeding in any matter arising out of any proceedings under this Act or in respect of any matter which a Revenue Officer is empowered to dispose of under this Act.

Indemnity.

13. No suit, prosecution or other proceeding shall lie against any person for anything in good faith done or purporting to be done under this Act or the rules made there under.

Power to
make rules.

14. The Provincial Government may by notification make rules for carrying out the provisions of this Act.

**List of amendments to the Assam Adhiars Protection & Regulation
Act, 1948 and the Assam Adhiars Protection & Regulation
(Amendment) Act, 1952 as suggested by the Committee**

1. Throughout the principal and the Amendment Act wherever they may occur, the words "Province of Assam", "Provincial Government" and "Adhiar" shall be substituted by the words "State of Manipur", "Chief Commissioner" and "Lousanba" respectively.

2. Throughout the Act, except when occurring in the title, the word "Adhiar" shall be substituted by the word "Lousanba".

3. In sub-section (1) of Sec. 1, the words "where the Goalpara Tenancy Act, 1929 is applicable" shall be deleted and a full stop shall be placed after the words "Province of Assam".

4. In sub-section (1) of Sec. 2, the words "whether Guchiadhi or Guti-adhi", occurring within brackets, shall be deleted, and the words "Lousanba" or "Lamsanba" shall be added after the word "Chukani".

5. In sub-section (8) of Sec. 2, the words "the 1st day of Baisak or Bhahag" shall be substituted by the words "Shri Panchami day".

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 26th July, 1954.

No. Apptt. 28/54/17.—The Chief Commissioner has been pleased to constitute the following committees for selection of candidates for the posts now lying vacant in the following Departments.

1. For the Agriculture Department.
 1. Adviser Agriculture Chairman
 2. Adviser Land Settlement Member
 3. Director of Agriculture do
 4. Asstt. Secretary Finance do
 5. Asstt. Secretary Home do
2. For the Claims Department.
 1. Adviser Finance Chairman
 2. Adviser P. W. D. Member
 3. E. A. C. Claims do
 4. Asstt. Secretary Finance do

Imphal, the 28th July, 1954.

No. Press. 1/54/17.—The Chief Commissioner is pleased to constitute a committee consisting of the following members for selection of a candidate for appointment to the post of Superintendent Govt. Press, Manipur :—

1. Adviser i/o Publicity Chairman
2. Adviser i/c Finance Member
3. Chief Secretary do
4. Deputy Commissioner. do

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 3rd July, 1954.

Sub :—ABSORPTION OF THE STAFF WORKING IN THE CLAIMS DEPARTMENT IN SUITABLE VACANCIES IN OTHER OFFICES.

Attention of all Heads of Departments and Offices is invited to Chief Commissioner's order contained in this Secretariat memorandum No. Claims/23/51/2, dated 1st May, 1951 under which instructions were issued to the effect that no permanent appointment to any ministerial post in any department or office should be made without consulting the Finance Department in the Secretariat, which would ascertain whether any eligible candidates for such post was available in the Claims Department and in the event of such candidate being available in the Claims Department, preference should be given to such candidate. A copy of the memorandum is enclosed herewith for ready reference.

It appears that instructions conveyed under the memorandum are not being followed by most of the Departments and Offices. The Chief Commissioner therefore desires that the instructions should be strictly adhered to and no permanent post in ministerial service in any department or office in the State should until further orders be filled up without consulting the Finance Department.

The Chief Commissioner also desires that instructions contained in the aforesaid memorandum should apply equally to the temporary employees in the Civil Supplies and Procurement Departments also.

Copy of Secretariat Memorandum No. Claims/23/51/2 dated 1st May, 1951.

Sub :—ABSORPTION OF THE STAFF WORKING IN THE CLAIMS DEPARTMENT IN SUITABLE VACANCIES IN OTHER OFFICES.

It is most important that clerks working in the Claims Department whose work has been found satisfactory should be taken on permanently and not shunted out when the Department is wound up. The correct course would be to appoint them against permanent vacancies as they occur in other offices so that they get a permanent lien and then to make further appointments when necessary on temporary basis.

The Chief Commissioner desires that henceforth no permanent appointment to any ministerial post in any Department or Office should be made without consulting the Finance Department in the Secretariat which will ascertain whether any eligible candidate for such post is available in the Claims Department and in the event of such candidate being available in the Claims Department, preference shall be given to such candidate.

This does not prejudice the case of retrained personnel who will continue to receive the preferential treatment sanctioned for them under orders issued heretofore.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Imphal, the 30th July, 1954.

No. R/2/53/22.—The Chief Commissioner has been pleased to accord ex-post facto sanction to the extension of the date for payment of Land revenue for 1952-53 without fine upto the 17th April, 1953.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 21st July, 1954.

No. PW/Misc/52/53.—The following notification issued by the Government of India, Ministry of States is published for general information :—

Notification No. 72-J dated 14th June, 1954.

In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950) the Central Government hereby extends to the State of Manipur the Assam Embankment and Drainage Act, 1941 (Assam Act VII of 1941) (hereinafter in this notification referred to as the said Act) as at present in force in the State of Assam subject to the following modifications, namely :—

1. Throughout the said Act except in sub-clause (b) of clause (ii) and sub-clause (a) of clause (iv), of section 2, and section 11, for the words "State Government" the words "Chief Commissioner" shall be substituted.

2. In section 1 of the said Act, for clauses (ii) and (iii) the following clauses shall be respectively substituted, namely :—

"(ii) It extends to the whole of the State of Manipur ;

(iii) It shall come into force on such date as the Chief Commissioner of Manipur may, by notification in the Official Gazette, appoint."

3. In section 2 of the said Act, in sub-clause (a) of clause (iv) after the words, figures and brackets "(Regulation 1 of 1886)" the words "as extended to the State of Manipur" shall be inserted.

4. In section 5 of the said Act, in sub-clause (b) of clause (i) the words "of the District in which such embankment or drain is situated" shall be omitted.

5. In section 8A of the said Act :—

(a) the words "or, where the scheme affects persons in more than one district, the Commissioner of Division" shall be omitted ;

(b) the words "or the Commissioner as the case may be" wherever they occur shall be omitted.

6. In section 9 of the said Act, in the proviso to clause (ii) for the words "on land in temporary settled district of Assam" the words "on temporarily settled land" shall be substituted.

T. Kipgen,

Secretary to the Govt. of Manipur.

Imphal, the 3rd August, 1954.

No. J/22/54/21.—In continuation of this Secretariat Notification No. J/22/54 dated 16-6-54 published in the Manipur Gazette Extraordinary dated 13-7-54 calling for public opinion on the Hindu Succession Bill, 1954 it is hereby informed that the time limit within which opinions are to be submitted has been extended upto 15th August, 1954. Any person or public body may submit their opinions on the Bill upto that date to the Government of India through this Administration. Any opinion sent direct to the Government of India will not be accepted.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

PART III

Imphal, the 26th July, 1954.

No CS/37/54. The following Press Note received from the Govt. of India, Ministry of Food and Agriculture, New Delhi is published for general information :—

New Delhi, Dated, the 15th July, 1954.

PRESS NOTE.

DECONTROL OF RICE.

Reports have been received that there is some confusion in certain quarters that movement of rice from one place to another would not be free till State Governments issue necessary notifications withdrawing the restrictions that they had imposed on the movement of rice under the powers vested in them. The Government of India wish to clarify that the notification issued by them cancels all restrictions imposed by the State Governments on movement of rice and these restrictions become null and void with effect from July 10, 1954. From that date the movement of rice from one State to another is absolutely free.

The Government of India have issued instructions to State Governments for giving necessary publicity to this clarification throughout their jurisdiction.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

PART IV

Imphal, the 27th July, 1954.

নেটীশ (ওৰ্ডৱ ১ ৱুল ৮ সি পি সি)

মহা মহিম ঐল ঐমুক্ত মূলিক কোট ইফাল।

মনী ষ্ট ১২ ন

ঐডখেলম বোতুলসিং কৈশামপাং লৈমম লৈকাই, প্ৰেসিডেণ্ট বৈতৈ মৰূপ,
প্ৰতিনিধি বীতৈ মৰূপ — বাদী

ঐডাসেম মনিকচানসিং সগোলবল ডাসেম পুথিবলান — বিবাদী

নেটীশ অসিনা ময়ম ওয়তনা বীতৈ মৰূপকি মেঘৰ পুয়বজা ঝংহি মাছদি, —
ঐডখেলম বোতুলসিং বাদীমা বীতৈ মৰূপকি প্ৰতিনিধি ওয়না ঐডাসেম মনিকচানসিং
বিবাদীগী নখতা বীতৈ মৰূপকি লুপা ৫৮৪৮ (চামডা মৰিকুমরি অনা ডকক) থতি দাবী জৌরি।

উক্ত বা: না দাবী জৌরিবা অসিনা মানিংববা নঅগা যাতনিংবা কনাওবা লৈমবদি জাং
১২৮১০৪ ইং ফাওবগী মহংবা নশা নশানা কেশতা মাওনিংবা লৈমবদি মাওবদি হাৰমা।
নঅগা হায়ানিংবা মরোল পুয়বক ইছনা দরখাৰ উক্ত কোটতা থাকগমবনি। উক্ত জাং
ফাওবগী মহংবা কনাওবা অযতনা আপত্তি জৌয়বদি উক্ত বীতৈ মৰূপকি মেঘৰসিংনা
মাৰে হায়ানা কোটনা লৌয়তনা উক্ত নিপা অনি অসিহু বাদী বিবাদী ওইনা কেশ
চংখৰগনি।

কোটকি সহি অমম বোহৰ মাওমা পিৰবনি।

O. Thambal Singh,
Munsif, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 2nd August, 1954.

No. HDE/51/54/11.—The Chief Commissioner is pleased to establish a Station Wagon Service on the Dimapur—Imphal Road which should run on alternate days with effect from the date of issue of this order at the rates given below :—

- (i) The price of a first class ticket for the Station Wagon service should be Rs. 17/8/- per seat for a journey from Imphal to Dimapur and vice-versa.
- (ii) For passengers from Mao and Kohima, the rates may be as below :—
 - (a) Imphal to Kohima and vice-versa —Rs. 12/-
 - (b) Imphal to Mao and vice-versa. —Rs. 9/-
 - (c) Dimapur to Kohima and vice-versa. —Rs. 7/8/-
 - (d) Dimapur to Mao and vice-versa. —Rs. 9/-
- (iii) Allowance for free luggage should be 30 seers only.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 29th July, 1954.

No. Apptt. 28/54/18.—Various committees have been set up to assist the appointing authorities and it is for the appointing authority to convene the sitting of the committees after obtaining approval of the Chairman of the Committees concerned. In cases where the Chief Commissioner himself is the appointing authority, the Secretaries of the Departments concerned should convene the Committee meetings and submit the Committee's recommendation to the Chief Commissioner for orders.

By order.,
T. Kipgen,
Secretary to the Govt. of Manipur

NOTIFICATIONS.

Imphal, the 4th August, 1954.

No. J/100/50-51/31 — The Chief Commissioner is pleased to appoint the Home Secretary to the Government of Manipur, to sign and verify plaints, written statements, petitions, applications including applications for execution and any other pleadings or proceedings in any court of Civil Jurisdiction by or against the State Government, with immediate effect.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Dated Shillong, the 22nd June, 1954.

Subject :— Re-employed Pensioners — Grading of — for the purpose of Travelling allowance.

No. TM 2/30/54/54 — It is notified for the information and guidance of all Central Heads of offices that the question of the basis for grading a re-employed pensioner for purposes of travelling allowances has been decided by the Government of India, Ministry of Finance as follows :—

- (a) Where the pension is held in abeyance during the period of re-employment the grade of the re-employed pensioner shall be determined in accordance with the pay actually received from time to time.
- (b) Where the pension is allowed to be drawn in addition to pay, the re-employed pensioner should for the purpose of S. R. 17 be deemed to be in receipt of actual pay equivalent to his re-employed pay plus the pension, subject to the proviso that if the sum of such pay plus pension exceeds the pay of the post, if it is on a fixed rate of pay, or the maximum pay of the post, if it is on a time scale of pay, such excess shall be ignored.
- (c) For the purpose of these orders, the amount of pension to be taken into account will be the amount originally sanctioned, i. e. before commutation, if any, and will also include the pensionary equivalent of death-cum-retirement gratuity, if any.
- (d) These orders shall apply also to officers who are already in re-employment provided that cases of post journeys for which Travelling Allowance has been drawn on a different basis will not re-opened.

(Govt. of India, Ministry of Finance, No. F.5(36)-Est.IV/54, dt. 2-5-54. Dy. G.I-1071/TM-405 of 54-55 in TM.2/30/54).

Kulwant Singh,
Deputy Accountant General Assam.

PART IV

Imphal, the 7th August, 1954.

The following press note received from the Government of India, Press Information Bureau is published for general information :—

PRESS INFORMATION BUREAU
GOVERNMENT OF INDIA.

PRESS NOTE.

AUGUST 15 A PAID HOLIDAY.

GOVERNMENT'S INSTRUCTIONS TO EMPLOYERS.

In pursuance of instructions issued by this Ministry on previous anniversaries of Independence Day, workers were permitted to participate in the August 15 celebrations without being made to suffer any loss in wages.

A similar directive has been issued this year by the Govt of India to their officers in charge of industrial undertakings and they hope that other employers also will cooperate with them by declaring this national day as a paid holiday.

In view of the great importance of the occasion, Government believe that many industrial undertakings have already prescribed August 15 as one of the regular holidays, but where this has not been done, they hope that the employers will treat the day as an additional paid holiday and not as a substituted holiday.

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

Imphal, the 5th August, 1954.

No. HDE/101/53.—Applications from bonafide Manipurians are invited for the following scholarships each tenable for two years with effect from June 1, 1954.

- (1) 3 Post-Graduate scholarships of Rs. 40/- p. m. each.
- (2) 4 Degree or Senior scholarships of Rs. 25/- p.m. plus free tuition in the D. M. College :
- (3) 4 Junior or Intermediate scholarships of Rs. 20/- p. m. each plus free tuition in the D. M. College.

In the case of scholars other than post graduate students who are permitted to study outside Manipur by the Government for sufficient reasons a 50% increase in the value of the original scholarship will be given in lieu of tuition fee

Applications with original mark sheets should reach the undersigned on or before the 31st August, 1954 with the following particulars. Those who have already submitted applications with their mark sheets need not apply again

- (i) Name,
- (ii) Name of father or Guardian with occupation and home address.
- (iii) Name of school or College from which he/she passed.
- (iv) Division with any other qualification such as Distinction etc., with mark sheets in which the candidate passes.
- (v) Name of College in which he/she wants to prosecute studies and whether in Arts or Science.

One Scholarship is reserved annually for tribal students in post-graduate, Degree and Junior Scholarships, one scholarship is reserved annually for Girl students (both tribal and non-tribal) in Degree and Junior Scholarship. Out of the two general scholarships in post-graduate, Degree and Junior Scholarships one will be granted for Arts and the other for Science. Notwithstanding this, if there are no suitable candidates in a particular year for the reserved scholarships, the Scholarships thus unavailed of, can be given to some others.

T. Kipgen,
Secretary to the Govt of Manipur.

NOTICE. NO. 6.

(1954 REVISION OF ELECTORAL ROLLS)

Dated, Imphal, the 1st August, 1954

Electoral rolls of Inner Manipur and Outer Manipur Parliamentary Constituencies in Manipur.

2. A draft list of electors included in this part of the above named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein Form VIII not later than the 22nd August, 1954.

3. The revising authority to whom such claims and objections are to be preferred is Sub Deputy Collectors in the valley and S. D. Os in the hills

4. Claims and objections shall be addressed to the Revising Authority and shall either be presented to the Revising Authority specified in this notice or to the Electoral Registration Officer or be sent by post to Revising Authority specified in this notice so as to reach him not later than the 22nd August, 1954.

Place :— Election Office, Manipur.

Dated :— 1-8-1954.

G. H. Singh,
Electoral Registration Officer, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 9th August, 1954

No FA/2/54/PII/13—The Chief Commissioner is pleased to grant earned leave from the forenoon of 4-5-54 to 31-8-54 to Shri M Radhesyam Singh Fishery Officer
T Kalachand Singh,
Asstt Secretary to the Govt. of Manipur.

PART II

Imphal, the 11th August, 1954

No. Apptt 28/54/27—The Chief Commissioner is pleased to constitute the following committees for selection of candidates for appointment to class III and IV post in the Industries and Co-operative Departments

1. For Industry Department.

- | | |
|---------------------------|----------|
| 1. Adviser/Industries | Chairman |
| 2. Adviser/Finance | Member |
| 3. Director of Industries | do |
| 4. Asstt. Secy (Home) | do |
| 5. Asstt. Secy (Finance) | do |

2. For Co-operative Department.

- | | |
|-------------------------|----------|
| 1. Adviser/Co-operative | Chairman |
| 2. Adviser/P. W. D. | Member |
| 3. Asstt. B. C. S. | do |
| 4. Asstt. Secy (Home) | do |
| 5. Asstt. (Finance) | do |

The Director of Industries and Asstt. Registrar, Co-operative Societies will convene the meeting when necessary.

T. Kipgen,
Secretary to the Govt. of Manipur.

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Imphal, the 15th August, 1954.

No. J/24/53.—In exercise of the powers conferred by Section 6 and 13 of the Sarais Act, 1867 (XXII of 1867) as extended with modification to this State by Notification No. 201-J, Government of India, Ministry of States, dated the 26th October, 1953, the Chief Commissioner of Manipur is pleased to make the following Regulations :—

Regulation :

1. These Regulations shall be called the Manipur Sarais Regulations, 1954.
2. The register kept by the Magistrate of the District under Section 4 of the Sarais Act, 1867, shall be maintained in the form set forth below :—

Register of Sarais in district —

Name of Sarai	Situation of Sarai	Name of keeper	Address and residence of the keeper.
1	2	3	4

3. No person shall be registered as the keeper of a sarai unless he produces a certificate of character signed by a gazetted officer in the following form :—

..... son of caste
residence police-station
district is of good character and fit to be registered as the
keeper of a sarai.

Dated the

Name

Designation

4. The Magistrate of the District shall cause every officer in charge of a subdivision, a police-station and a police outpost to be furnished with copies of the register relating to sarais which may be located within their jurisdiction and shall communicate to them all alternations in the register as they occur.

5. Whenever a police officer discovers that a sarai which ought to have been registered in accordance with the provisions of the Sarais Act, 1867, has not been so registered, or that there have been changes in the keepers of any sarai, he shall report the fact immediately to the Magistrate of the District to enable the register to be corrected.

6. (i) The keeper of every registered sarai shall be furnished by the Magistrate of the District with copies of the following form of schedule in which particulars of all persons visiting his sarai shall be entered by the keeper if he is literate, or by a police officer to be deputed daily for the purpose, if he is illiterate. When completed the schedules shall be made over to such person as the officer in charge of the local police-station or police-outpost may direct.
- (ii) The keeper of every registered sarai shall also keep a register in the same form, in column 8 of which persons resorting to the sarai shall immediately on their arrival be required to enter their names, if they are literate, or their left thumb impression, if they are illiterate.

FORM OF SCHEDULE REQUIRED UNDER SECTION 8 OF ACT XXII OF 1867 GIVING INFORMATION OF PERSONS REPORTING TO THE SARAI AT WHICH HAS BEEN REGISTERED IN THE NAME OF

Sl. No.	Name of person resorting to the sarai	Name of father	Address	Profession	Date & hour of arrival	Name of the place from which he has come	Signature or thumb impression of person resorting to the sarai	Date and hour of departure	Where he is going	Remarks.
---	---	---	---	---	---	---	---	---	---	---

7. The Magistrate of the District, or any Magistrate may require any police-officer not below the rank of a sub-inspector to inspect any registered sarai.

8. Except regulation 6, none of these regulations shall apply to any sarai which is under the direct management of Government or the Chairman of the Imphal Town Fund or any Municipal Committee.

Note :— The register and the schedule prescribed above should be preserved for two years.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Shillong, the 13th July, 1954.

Subject :—Acceptance of Government Promissory Notes of 3½ % National Plan Loan, 1964 as Security from contractors.

TM.2/34/54/56.—Attention of all Central Heads of Departments is drawn to rule 277(ii) of the General Financial Rules, which permits the acceptance of security from contractors, Government officials etc., in the form of Government promissory Notes. Doubts have been raised whether investments in the National Plan Loan, would be acceptable as Security. Now, it has been decided by the Government of India, Ministry of Finance, that investments in the National Plan Loan in the form of Government Promissory Notes come within the perview of rule 277(ii) of the G. F. R. and therefore can be accepted as security.

(Govt. of India, Ministry of Finance No. 6862-B.II/54, dt. 14-6-54. Dy. G.I- 1909/TM-508 in TM.2/34/54).

Kulwant Singh,
Deputy Accountant General, Assam.

Imphal, the 7th July, 1954.

Whereas it was a condition of the Registration of the Purnas Bishenpur Awang C. S. Ltd. (Regd No. 314 of 11-3-49) that it should consist of at least ten members and whereas it has also been proved to my satisfaction that the number of members of the society has been reduced to less than ten, I hereby, in exercise of the power conferred by section 40 of the Co-operative Societies Act, II of 1912, cancel the registration of the Purna Bishenpur Awang C. S. Ltd. and further in exercise of the power conferred by Sub-Section (1) of section 42 of the same Act, I hereby appoint Shri Th. Indrakumar Singh, Offg. Inspector, C. S. to be liquidator of the Purna Bishenpur Awang C. S. Ltd. All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this Notice.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

PART IV

NOTICES.

Imphal, the 4th August, 1954.

No. 1 CS II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Manipur Rickshaw & Cycle Industrial C. S. Ltd. has been registered and numbered as 1 of 1954-55 dated the 3rd August, of the year One thousand nine hundred and fifty four Anno Domini.

No. 2/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Wahengbam Makha Leikai Weaver's C. S. Ltd. has been registered and numbered as 2 of 1954-55 dated the 3rd August, of the year One thousand nine hundred and fifty four Anno Domini.

No. 3/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Bijoy Govinda Leikai Weaver's C S Ltd has been registered and numbered as 3 of 1954-55 dated the 3rd August, of the year one thousand nine hundred and fifty four Anno Domini.

No. 4/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Singjamei Thongam Leikai Weaver's C S Ltd. has been registered and numbered as 4 of 1954-55 dated the 3rd August, of the year One thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 18th August, 1954.

TOUR PROGRAMME OF CHIEF COMMISSIONER, MANIPUR FOR THE MONTH OF AUGUST, 1954.

23-8-54 (Monday)	2-0 P.M. 5-0 P.M.	Leave Imphal by Motor Car. Arrive Mao.
24-8-54 to 27-8-54 (Tuesday to Friday).	Halt at Mao.	
28-8-54 (Saturday)	10-0 A.M. 2-0 P.M.	Leave Mao by Motor Car. Arrive Imphal.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II O R D E R

Imphal, the 13th August, 1954.

No. Apptt. 28/54/24.—The Chief Commissioner is pleased to constitute a committee for selection of candidates for appointment to Class III & IV posts in the Community Project Office, Thoubal, Development Block consisting of the following members :—

1. Adviser/ C. P.	Chairman
2. Adviser/ P. W.	Member
3. Asstt. Secretary Dev.	do
4. Project Executive Officer.	do

The Project Executive Officer will convene the meetings.

T. Kipgen,

Secretary to the Govt. of Manipur.

Imphal, the 17th August, 1954.

No. HDE/60/54.—The Chief Commissioner has been pleased to declare that the candidates in the enclosed list have passed the Guru Training Final Examination, 1954.

T. Kipgen,

Secretary to the Govt. of Manipur.

GURU TRAINING FINAL RESULTS, 1954.

First Division NIL

Second Division (In order of Merit)

1. H. Madhuchandra Singh
2. O. Mani Singh
3. A. Gulamjat Singh
4. H. Maimu Singh
5. M. Biramani Singh
6. K. Theingai.

Third Division (in order of merit)

1. S. Yartem
2. Abdur Rahim Mia
3. Ng. Ibempisak Devi
4. Th. Madhumangal Singh
5. L. Nitaichand Singh
6. Ch. Rajmohan Singh
7. K. Chaoren Singh
8. Kh. Ibotombi Singh
9. L. Tombi Devi
10. S. Sumati Devi .

Passed without division (Simple Pass)

Not in order of merit.

1. R K. Bhumendrajit Singh
2. Md. Iboton Mia
3. O. Birendrajit Singh
4. Shangjam
5. G. Shonkam
6. A. Kaiso
7. S. Ialkhopao
8. B. Nengjachin.

N. B. First Division	60%	in the aggregate & 35% in each subject.
Second Division	50
Third Division	40%
Simple pass	35 & 30%
Percentage of passes :--	85.7	;

Imphal, the 9th August, 1954.

The following Office Memorandum No. 6-17/53-LSG(M) dated the 14th May, 1954 received from the Government of India, Ministry of Health, New Delhi-2 is republished for general information :—

Subject :—Medical Attendance Rules-Concessions regarding treatment of Central Government servants and their Families for tubercular diseases.

The undersigned is directed to refer to the Ministry of Health Office Memorandum No. F.6-234/47-MII, dated the 11th August, 1949, and No. F.6(D)-12/50-MII,

dated the 22nd May, 19 more on the subject mentioned above and to say that the Government of India have decided that in cases where a Government servant or a member of his family who has undergone treatment in a recognised T. B. sanatorium as provided for in the orders referred to above, is advised by the Medical Superintendent of the sanatorium to continue certain treatment or check up after his/her discharge from the sanatorium or when he/she gets a relapse, he/she may be allowed to consult and receive treatment directly from a Government and/or a recognised T. B. specialist, without consulting the authorised medical attendant and obtaining prior approval of the Chief Administrative Medical Officer of the State.

2. These orders will also apply to all pending cases.

3. In so far as persons serving in the Indian Audit and Accounts Department are concerned, these orders have been issued after consultation with the Comptroller and Auditor General.

Imphal, the 16th August, 1954.

The following Office Memorandum No. F.1-7/52-LSG(M) dated the 31st December, 1953 received from the Government of India, Ministry of Health, New Delhi--2 is republished for general information :—

Sub :—Medical Attendance Rules-Concession regarding treatment of Central Govt. Servants and member of their families for cancer-grant of travelling allowance for check-up visits.

The undersigned is directed to refer to this Ministry's Office Memorandum No. F.1-7/52-LSG(M), dated the 7th July, 1952, and to say that a question arose whether, after completion of the treatment of a patient is required by the hospital authorities to pay subsequent visits to the hospital for the purpose of periodical check-up examinations, travelling allowance for all such subsequent visits will also be admissible under paragraph 3 of the orders referred to above. After careful consideration it has been decided that no travelling allowance should be allowed for such subsequent visits of the patient to the hospital for the purpose of periodical check-up examinations even when the hospital authorities have certified that the check-up examinations were absolutely necessary.

2. In so far as Government servants who are serving in the Indian Audit and Accounts Departments are concerned these orders have been issued after consultation with the Comptroller and Auditor General of India.

G. H. Singh,

Asstt. Secretary (Home) to the Govt of Manipur.

Imphal, the 9th August, 1954.

The following Office Memorandum No. F.7(1)-23/51-MII, dated the 19th June, 1954 received from the Government of India, Ministry of Health, New Delhi-2 is republished for general information :—

Subject :—Revised Regulations for the physical examination of candidates for admission into Central Service (Gazetted).

The undersigned is directed to say that the Regulations for the physical examination of candidates for admission into technical and non-technical civil services, Class I and Class II (Gazetted), under the Government of India except technical posts under the Civil Aviation Department have been revised and a new medical report form has been prescribed. A copy of the revised Regulations together with a copy of the new medical report form is forwarded herewith for the information of the Ministry of Home Affairs etc.

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PART IV

NOTICE.

Imphal, the 12th August 1954.

Notice is hereby given for general information of the public that Daga No. 1002 (44 B. 2 K. 7 L.), 1004 (206 B. 6 K. 5 L.) and 1001 (63 B. 10 L.) in village No. 82 Itham in Imphal East Tashl which are now used as grazing ground are proposed to be dereserved for throwing open to settlement for rice cultivation.

Any person having any objection to offer against the proposed dereservation should present such objection in writing to the Office of the Deputy Commissioner on or before the 15th September 1954.

M. N. Phukan,
Deputy Commissioner, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 3rd September, 1954.

No. R/15/53/80.—In continuation of his orders issued under this Secretariat Notification No. R/15/53/71 dated the 27th March, 1954 the Chief Commissioner is pleased to extend the term of appointment of Shri Th. Biraham Singh, as Extra Assistant Commissioner for a period of six months with effect from 1st September, 1954. He will continue to be in-charge of the Churachandpur Sub-Division.

Imphal, the 6th September, 1954.

No. FA/52/50/241.—Under the Revised Leave Rules 1933, the Chief Commissioner is pleased to grant earned leave for 120 (one hundred and twenty) days to Thakur Lakshmi Narain, former Judicial Commissioner, Manipur with effect from 17-4-54.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 1st September, 1954.

No. Tax/51/53A/169.—In exercise of the power conferred upon him by Sub-section (2) of Section 7 of the Assam Sales Tax Act, 1947 (Assam Act XVII of 1947) as extended to the State of Manipur, the Chief Commissioner of Manipur is pleased to amend, with effect from the 25th August, 1954, Schedule III of the said Act by adding the following as a new item:—

Description:—Last purchase of goods by exporters to foreign countries and imports of motor vehicle spare parts from foreign countries.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

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Imphal, the 31st August, 1954.

No. MD/102/54/2. —In pursuance of this Administration Memorandum No. Appt. 28/54/1 dated the 8th July, 1954 the Chief Commissioner is pleased to constitute a committee consisting of the following persons for selection of candidates for vacancies in the Medical Department, Manipur.

- | | |
|---|-----------|
| 1. Shri L Kampu, Adviser/Medical | Chairman. |
| 2. Shri S Krishnamohon Singh, Adviser
C P and Co-operative | Member. |
| 3. Shri A C Kapoor, C M. O | do |
| 4. Shri S. Gourahari Singh, Asstt. Secy/Home | do |

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

NOTIFICATION

Imphal, the 31st August, 1954.

No. 65/CS/II/54/871-5. —On account of the deputation of Shri Th Indrakumar Singh, Offg Inspector, C. S to Jorhat for training in connection with the National Extension Service Block, I have cancelled my order of appointing him as liquidator of the Manipur Women Cottage Industries, C. S. Ltd (Regd. No 20 of 1951-52) w e f 1-9-54 and in his place Shri R. K. Mahabir Singh, Assistant Auditor, C. S. has been appointed and allowed to do the liquidation work of the said society with effect from the aforesaid date.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

PART IV

Imphal, the 31st August, 1954.

No. 2/JS/II/54-55 —It is hereby notified for general information that, pursuant to section 26 of the Indian Companies Act VII of 1913, an association under the Name and style of the Associated Manipur Chamber of Commerce has been incorporated and numbered as No. 2 of 1954-55, dated the twenty eighth August of the year One thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Registrar, Joint Stock Companies, Manipur.

NOTICE.

Imphal, the 1st September, 1954.

No. 6/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Spinners' Co-operative Association Ltd. has been registered and numbered as 6 of 1954-55 dated the 30th August, of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

NOTICE

Imphal, the 28th August, 1954.

Six Shop-Site plots lying in and between Khwai Hindi School and Public Library will be sold by auction in the office of the Deputy Commissioner on 28-9-54 at 11 A. M. on the following conditions. Intending purchasers are requested to be present at the fixed time. The undersigned is not bound to accept the highest or any bid. The plan is open to inspection in the office of the Deputy Commissioner during working hours.

CONDITIONS :—

- (1) Each successful bidder shall be required to build a Pucca stall on his site, after obtaining approval of the plan from the Deputy Commissioner. The stalls must have a common wall in between them and the facing of all the stalls will have a common pattern to be fixed by the Deputy Commissioner.
- (2) No person shall be entitled to bid in the auction who owns any shop-site plot in the Town Fund area, either in the name of himself or any other member of his family.
- (3) If the successful bidder be a peddler holding a Town Fund stall as a lessee or the holder of a Town Fund plot on which he has built a stall himself, he shall be required to surrender such stall or plot as the case may be, on getting settlement of a new plot in the area to be sold.
- (4) No person shall be allowed to purchase more than one plot.
- (5) After the auction is over, a verification of those who are successful in it will be made by the Deputy Commissioner and the bids of those who do not fulfil the conditions laid down in clause 2 and 3 shall not be accepted.

SALE NOTICE OF DEFAULTER'S PROPERTY.

Imphal, the 3rd September, 1954.

Whereas Shri Mairambam Nilachandra Singh of Moirang Bazar failed to pay the arrear Sales-Tax dues of Rs. 1652/9/-, his property as detailed below has been attached and will be sold in public auction on 30-9-54 at 2 P. M. at the premises of my Office.

Details of property attached :—

- (1) One Jip No. 2163.

M. N. Phukan,
Deputy Commissioner, Manipur.

Imphal, the 6th September, 1954.

Applications are invited for the post of a stamp vendor of the Courts of Munsiff and Additional Munsiff. The stamp vendor will get the commission admissible under the stamp Act and the Treasury Rules. Applications will be received by the undersigned upto the 30th September, 1954.

V. S. Sundaram,
Additional Deputy Commissioner, Manipur.

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NOTICE.

Imphal, the 2nd September, 1954.

Applications stating age, qualifications and experiences if any are invited for the posts noted below. Applicants should file true copies of their Matriculation Certificates or other certificates with their applications and the same will not be returned. Applications will be received in the Office of the undersigned upto the 15th September, 1954.

Name of the Posts	Pay scale.	
1. 3 Lower Division clerks (Temporary)	40-2-50 (EB)-3-80 (EB)-4-100 with usual D. A.	} Qualification to be at least Matriculation. } preference to be given to trained candidate.
2. One Amin (Permanent)	35-3-44 (EB)-3-50 plus D.A.	
3. One Sweeper (Temporary)	22-½-28 with usual D.A.	

M. N. Phukan,
Deputy Commissioner, Manipur:

TENDER—NOTICE:

Imphal, the 3rd September, 1954.

Sealed tenders, stating the cost and the time required, are invited for the printing of electoral rolls containing the names of 2512 voters for the Municipal Board Election. Intending tenderers are requested to see the Fishery Officer, Deputy Commissioner's Office, during office hours for particulars. Tenders will be received by the undersigned up to 4 P. M. on 16-9-54.

A successful tenderer will be required to deposit a sum of Rs. 50/- as earnest money refundable after completion of the work and which will be forfeited if the work is not completed according to the terms and conditions.

The undersigned does not bind himself to accept the lowest or any tender and reserve the right to reject any or all of the tenders without assigning any reasons.

M. N. Phukan,
District Magistrate, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Commissioner.

Imphal, the 10th September, 1954.

No. AGR/114/54.—In pursuance of this Secretariat Order No. AGR/114/54 of the 12th May, 1954 the Chief Commissioner is pleased to grant one month's earned leave to Shri L. Udhob Singh, Assistant District Officer, Manipur with effect from 15th May, 1954 to 14th June, 1954.

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

Order No. 28 of 1954.

Imphal, the 11th September, 1954.

No. JC/1242-45/54-A(1).—In continuation of my Order No. 23 of 1954 Shri Kh. Kunj Behari Singh is allowed to work as Registrar of this Court for a further period of 5 months with effect from 1-10-54 vice Shri L. Madhob Chandra Roy appointed as Additional Munsiff vide Chief Commissioner's Order No. J/Misc/80/50/140 dated the 7th September, 1954.

Brij Narain,
Judicial Commissioner, Manipur.

PART II

Imphal, the 7th September, 1954.

No. J/MISC/80/50/140.—In continuation of his order issued under Notification No. J/Misc/80/50 dated 1-7-54, the Chief Commissioner is pleased to sanction the continuance of the post of Additional Munsiff for a further period of 5 months with effect from 1-10-54 and to the retention of the existing incumbent in the post on his present terms.

The expenditure involved will be debitable to the appropriate sub-heads under the Minor Head "B 3-Civil & Sessions Court" under the Demand No. 92—Manipur.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

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PART III

Imphal, the 9th September, 1954.

No. Tax/14/53/19.—The following Indian Income-tax (Amendment) Ordinance, 1954 promulgated by the President of India is republished for general information :—

THE INDIAN INCOME-TAX (AMENDMENT) ORDINANCE, 1954

No. 8 OF 1954

Promulgated by the President in the Fifth Year of the Republic of India.

An Ordinance further to amend the Indian Income-tax Act, 1922, to provide for the assessment or re-assessment of persons who have to a substantial extent evaded payment of taxes during a certain period.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action ;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :—

1. Short title and commencement.—(1) This Ordinance may be called the Indian Income-tax (Amendment) Ordinance, 1954.

(2) It shall come into force

2. Amendment of section 22.—During the period of operation of this Ordinance, section 34 of the Income-tax Act, 1922, shall have effect as if after sub-section (1), the following provisions had been inserted, namely :—

“(1A) If, in the case of an assessee, the Income-tax Officer has reason to believe—

(i) that income, profits or gains chargeable to income-tax have escaped assessment for any year or years in which the relevant previous year falls wholly or partly within the period beginning on the 1st day of September, 1939, and ending on the 31st day of March, 1946 ; and

(ii) that the income, profits or gains chargeable to income-tax have so escaped assessment for any such year or years amounting to an amount, to one lakh of rupees or more ;

he may, notwithstanding that the period of eight years specified in sub-section (1) has expired in the case may be, thereof, serve on the assessee, or, if the assessee is a company, on the principal officer thereof, a notice containing all or any of the requirements which may be included in a notice under sub-section (2) of section 22, and may proceed to assess or re-assess the income, profits or gains of the assessee for all or any of the years referred to in clause (i), and thereupon the provisions of this Act [excepting those contained in clauses (i) and (ii) of the proviso to sub-section (1) and sections (2) and (3) of this section] shall, so far as may be, apply accordingly.

Provided that the Income-tax Officer shall not issue a notice under sub-section (2) unless he has recorded his reasons for doing so, and the Central Board of Revenue is satisfied on such reasons recorded that it is a fit case for the issue of such notice :

Provided further that no such notice shall be issued after the 31st day of March, 1956.

(1B) Where any assessee to whom a notice has been issued under sub-section (1A) applies to the Central Board of Revenue at any time within six months from the receipt of such notice or before the assessment or re-assessment made, whichever is earlier, to have the case to which the notice relates settled, the Central Board of Revenue may, after considering the terms of settlement proposed and subject to the previous approval of the Central Government, accept the terms of such settlement, and, if it does so, the assessment or re-assessment shall be made accordingly and shall be final and conclusive in so far as it relates to matters covered by the settlement.”

RAJENDRA PRASAD,
President.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur

Notification No. 8.

Imphal, the 9th September, 1954.

It is hereby notified for information of the proprietors and landholders of estates in Manipur that measures have been taken to realise arrears of land revenue for the year 1953-54 from the defaulters under section 70 of the Assam Land and Revenue Regulations. The issue of processes for the sale of the defaulting estates under the provisions of the same section will be started and a fee of Re 1/- will be added as process fee in addition to the usual penalty for every Patta, from the 1st October, 1954.

M. N. Phukan,
Deputy Commissioner, Manipur.

PART IV

CORRIGENDUM

Imphal, the 10th September, 1954.

No. AGR/114/54. —Please read “30 days” —“effect from 15th May, 1954”
“for 107 days with effect from 15th May, 1954” —“curing in the 3rd and 4th
lines of this Secretariat letter No. AGR/114/54” —“12th May, 1954”

G. H. Singh,
(Home) to the Govt. of Manipur

10th September, 1954
Commissioner, Manipur

Holdings in Manipur

The public is hereby notified that the Sample survey is being conducted in the four villages of M. N. Phukan, Uthou, Onam and Samroun in pursuance of the World Agricultural Survey programme of the Food and Agricultural Organisation of the United Nations. It is not connected with any proposal for taxation or such other question.

M. N. Phukan,
Deputy Commissioner, Manipur

Notice No. 13

Imphal, the 11th September, 1954.

Applications are invited from bonafide Tribals of Manipur for ten stipends of Rs. 25/- p.m. each for a course of training in weaving at Imphal for a period of one year with effect from 1-11-54.

Candidates should have at least passed the M.E. Examination of a recognised school and should know either Manipuri or English.

Applications stating age, Educational qualification etc. will be received by the undersigned on or before 25-10-54.

Willing candidates with their academic certificates should see the undersigned on 26-10-54 during the office hour, for final selection.

N. Modoh,
Deputy Inspector of Schools, (Tribal) Manipur.

Manipur



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Imphal, Wednesday, September 22, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 15th September, 1954.

No. R/7/54/59.—The Chief Commissioner is pleased temporarily to appoint Janab Bashiruddin Ahmed, Sub-Deputy Collector, as an Extra Assistant Commissioner in the scale of Rs. 250-250-300(Con)-25-400(EB)-25-600(EB)-25-650. The appointment will last until such date as the post of Extra Assistant Commissioner vacated by Shri O. Niladhwaja Singh, on superannuation, with effect from 15-9-54 is permanently filled up in consultation with the Union Public Service Commission.

The expenditure will be debited to Account III—Civil Administration—A2(2)(1)—Pay of Officers.

Imphal, the 14th September, 1954.

No. J/12/51.—In exercise of the power conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri Bashiruddin Ahmed, Sub-Deputy Collector, with the powers of a Magistrate First Class as defined in the Criminal Procedure Code, 1898.

This order shall take effect from 15-9-54.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

O R D E R.

Imphal, the 7th September, 1954.

No. 12399-05.—Shri Oinam Ratan Singh, Mauzadar of Leimapokpam Mouza is dismissed from the post of Mouzadar, Leimapokpam Mouza for breach of trust and misappropriation.

M. N. Phukan,

Deputy Commissioner, Manipur.

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Imphal, the 11th September, 1954.

No. 85/50/79 —In continuation of this Secretariat Notification No. J/85/50-51/8392 dated 24-8-54 the following notification issued by the Government of India, Ministry of States is republished for general information.

Notification No. 83-J Dated the 13th July, 1954.

In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of States, No. 104-J, dated the 24th August, 1950, namely :—

In Schedule I to the said notification, after the entry relating to the Payment of Wages Act, 1936 (IV of 1936), the following entry shall be inserted, namely :—

“ The Manoeuvres, Field Firing and Artillery Practice Act,
1938 (V of 1938)

All. ”

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Notification No. 14 of 1954.

Imphal, the 16th September, 1954.

No JC/1265 70/54-V(3). —With the approval of the Chief Commissioner the Judicial Commissioner is pleased to declare the following days to be observed in all the Civil Courts in Manipur as closed Holidays in addition to the Gazetted Holidays for the State of Manipur, published for the year 1954.

From the 25th September, 1954 to 5th December, 1954 including Tarpon Loiba, Mahatma Gandhi's Birth day, Durga Puja, Laksmi Puja, Dwipanita, Goberdhan Puja, Bhatni Dwitiya Gosta Astami & Palace Kirton for the Court of Judicial Commissioner, and

From 26th September, 1954 to 28th October, 1954 including Tarpon Loiba, Mahatma Gaudhi's birth day, Durga Puja, Laksmi Puja, Dwipanita, Goberdhan Puja & Bhatni Dwitiya for all Civil Courts subordinate to the Court of the Judicial Commissioner, Manipur.

Imphal, the 16th September, 1954.

CIRCULAR MEMORENDUM.

SUB -- LONG VACATION, 1954.

No JC/1272 77/54-V(3) —The Judicial Commissioner's Court of Manipur will be closed for the Long Vacation from the 25th September and will re-open on 6th December, 1954

Matters which may require to be immediately or promptly dealt with and any Criminal cases and appeals involving death sentence (or sentence for Transportation for life) which may be ready for hearing during the Vacation will be disposed of by Shri Brij Naram, the Judicial Commissioner for Manipur and Tripura. He will sit as Vacation Judge for Manipur on the following dates during the Vacation :—
(1) From 27th September to 30th September, 1954. (2) From 8th October to 16th October, 1954 (3) From 1st November to 10th November, 1954.

The Office of the Court will be opened from 10 a.m. to 4 p.m. during the period as mentioned above and the remaining period of the Vacation the office will be opened from 12 noon to 4 p.m. every day except on Saturdays and Holidays

K. B. Singh,

Registrar, Judicial Commissioner's Court, Manipur.

PART IV
NOTICE.

Imphal, the 3rd September, 1954.

No. HDE/74/53(Pt). —The following Notice issued by the Sangeet Natak Akadami, New Delhi is republished for general information. —

Notice No. Cir-6/1-4/795/54-55 dated New Delhi August, 16, 1954 :—

It is hereby notified that :—

The last date for receipt of applications for financial assistance to institutions, organisations and individuals working in the field of dance, drama and music is 7th October, 1954. All applications for financial assistance for the year 1954-55 should reach the office of the Akadami through the State Academy or through the State Govt., in the absence of the State Academy.

The following information should accompany the application :—

1. Activity report during the year 1953-54
2. Audited accounts for the year 1953-54.
3. Grant, if any, received from the Central Govt., State Govt., State Academy and/or the Sangeet Natak Akadami during the year 1953-54.
4. Specific purposes for which the grant is now required.

T. Kipgen,
Secretary to the Govt. of Manipur.

SALE NOTICE OF DEFAULTERS' IMMOVABLE PROPERTIES

Imphal, the 16th September, 1954.

Whereas Shri Thokchom Chaoba Singh of Lopham Khunou Buri failed to pay the arrear balance Court Fee of Rs. 55/-, his properties as detailed below will be sold in public auction on 30-10-54.

DETAILS PROPERTY ATTACHED :—

- (1) Half of the land U/P No. $\frac{12}{175}$ I. E. T. being defaulter's share.
- (2) Half of the land U/P No. $\frac{11}{142}$ I. E. T. being defaulter's share.

Imphal, the 16th September, 1954.

Whereas Shri Kaisam Tombi Singh of Keisampat Lemajam Leikai have failed to pay the arrear seed loan dues of Rs. 13/8/- (Thirteen & annas eight), his properties as detailed below will be sold in Public auction on 1st October 1954.

Details of Properties Attached :—

1. The Northern half of the land under the patta No. 85/219 Imphal West standing in the name of the defaulter.

M. N. Phukan,
Deputy Commissioner, Manipur.

Imphal, the 17th September, 1954.

No. 7/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Kabui Animal Husbandry C. S. Ltd. has been registered and numbered as 7 of 1954-55 dated the 17th September, of the year One thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

PRESS COMMUNIQUE.

Imphal, the 18th September, 1954.

The Government of India has decided to invite applications for compensation from all displaced persons who were residents in the State of Manipur on the 1st January, 1954, and who have varified claims for immovable properties left in West Pakistan.

2. Such displaced persons should submit their compensation applications (in duplicate) to the Deputy Commissioner (Rehabilitation), Manipur.

3. Prescribed printed application forms may be obtained from the office of the Regional Settlement Commissioner, Ministry of Rehabilitation, Khan Market, New Delhi-3 or from the Office of the Deputy Commissioner, Manipur, on payment of one anna per form (Cash or by money order).

4. The last date for the submission of applications is the 31st October, 1954. The date will not be extended under any circumstances.

Those who have already applied for compensation under any of the Priority Categories are warned not to apply again.

5. Applications should be accompanied, in addition to the documents mentioned in the Memo form 'D' attached to the printed application form, by a certificate attested by a Magistrate or a Gazetted Officer to the effect that the applicant was residing in the State of Manipur on the 1st January, 1954. Refugee Registration Number should be quoted.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 14th September, 1954.

No. 2/F/54-55. —It is hereby notified for general information that pursuant to Section 59 of the Indian Partnership Act IX of 1932 M/S. Madan Brothers has been incorporated that it is a Partnership Firm and numbered as No. 2 of 1954-55, dated the Tenth September of the year one Thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Registrar of Firm, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 24th September, 1954

No. J/12/51/156 —In exercise of the power conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to appoint Major V. S. Sundaram Deputy Commissioner Manipur as the District Magistrate for Manipur with all the powers of such magistrate as defined in the Code of Criminal Procedure 1898

This order shall take effect from 21-9-54

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 22nd September, 1954

No. FA/53A/51/69. —The Chief Commissioner is pleased to order the following modifications in the Schedule appended to the Rules regarding appointments to Class III and IV Services and posts etc. as issued under this Administration notification No. FA/53A/51/40 dated 25-9-1951 :—

MODIFICATIONS

1. For the words "Development and Revenue Commissioner" wherever they occur in columns 2, 3 and 5 against Manipur State Transport, read the words "Home Secretary".
2. For the words "Development and Revenue Commissioner" wherever they occur in columns 2, 3 and 5 against Agriculture Department, read the words "Director of Agriculture".
3. For the words "Development and Revenue Commissioner" wherever they occur in columns 2 and 3 against Revenue Tribunal, read the words "Revenue Secretary".

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Imphal, the 16th September, 1954.

No. Apptt. 12/54/12. —The following Extract of Notification No. AAP. 162/54/-116 dt. 28-8-54 received from the Under Secretary to the Government of Assam, Appointment Department, Shillong is republished for general information :—

The Governor of Assam is pleased to direct the publication of the results of the Half Yearly Departmental Examination of the Indian Administration Service and other Officers held from the 26th to 29th April, 1954 both days inclusive.

XXX	XXX	XXX
XXX	XXX	XXX
XXX	XXX	XXX

OFFICERS OF THE MANIPUR STATE.

1. Shri Th. Birahari Singh, E. A. C. — Law Part I by the Lower Standards.
2. Shri Kanini Bidhu Singh, Police Officer — Accounts.

XXX	XXX	XXX
XXX	XXX	XXX
XXX	XXX	XXX

Imphal, the 20th September, 1954.

No. HDE/60/54. —It is notified for general information that the candidates in the enclosed list have been declared successful in the Normal Training Final Examination, 1954.

NORMAL TRAINING FINAL RESULTS 1954.

FIRST DIVISION (In order of merit)

1. Th. Ananda Singh.
2. Ph. Gobardhan Singh.

SECOND DIVISION (In order of merit)

1. A. Tomba Singh.
2. Thangkhogin.
3. K. Raghumani Singh.

THIRD DIVISION (In order of merit)

1. Kh. Tolchou Singh. }
- Ch. Bisumbhar Singh. }
3. H. Janakinath Singh.
4. O. Yaima Singh.
5. W. Ibohal Singh.
6. S. Lalbabu Singh.
7. Chinagogai.
8. Kh. Tomba Singh.

SIMPLE PASS (Not in order of merit)

1. Th. Nipamacha Singh.
2. Md Nazmal.
3. T. Rajendra Singh.
4. Ch. Nayanchand Singh.
5. G. Dhiren Sarma.
6. W. Kaikho.
7. Seikeng.

N. B. :—1st Division	:	60%	in the aggregate &	35%	in each subject.
2nd Division	:	50%
3rd Division	:	40%
Simple Pass	:	35%	...	& 30%	...
Percentage of passes	:	83.3			

T. Kipgen,
Secretary to the Govt. of Manipur.

NOTIFICATION

Imphal, the 27th September, 1954.

No. 12/1954. - In continuation of this office Notification No. 12 of 1954, Shri L. M. Iboongohal Singh, District & Sessions Judge, Manipur will sit during the Vacation on the 27th and the 28th September, 1954 also as Vacation Judge and if there be any Jail Appeals and other matters requiring immediate disposal he will sit from 1-10-54 to 9-10-54 except on holidays. The office of the Court will be opened from 10-00 a. m. to 4-00 p. m. during these periods.

L. M. I. H. Singh,
District & Sessions Judge, Manipur.

Shillong, the 4th June, 1954.

Subject:—Refund of Passport and Visa fees.

No. TM/DC/12-5/53-54/51. - A copy of the Correction slips Nos. 73 and 74 to the Assam Audit Manual, Second Edition is circulated to all Treasury and Sub-Treasury Officers under the audit control of the Accountant General, Assam for information and guidance.

No. 73

Page VIII.

Insert the following as a new item in the table of contents under Chapter 23.

	Para	Page
Refund of Passport and Visa fees.	318A.	118

No. 74

Page 118, Chapter 23.

Insert the following as paragraph 318A
Refund of Passport and Visa fees

318A. Claims for refunds to persons whose applications for passports have been rejected should be regulated under rule 299 (1) of the Compilation of General Financial Rules, Vol I in the following manner:—

(I) Refund vouchers presented for payment within six months from the date of issue of the refund voucher should be paid without any authority from the Accountant General.

(II) Refund vouchers which are more than six months old but less than one year old should be pre-audited and passed for payment by the Accountant General.

(III) Claims which are more than one year old should not be paid without sanction to their investigation and pre-audit thereafter by the Accountant General.

(IV) Claim which became time barred under the Indian Limitation Act should be rejected forthwith, if they are petty, and should be regulated under rule 125 of the Compilation of General Financial Rules, Vol. I.

(Govt. of India, Ministry of External Affairs letter No. 55/54-PSP, dt. the 11-5-54—Dy. G. I.-635/DCI-788 in Bdle. DC/12-5/53-54).

Kulwant Singh,
Deputy Accountant General, Assam.

Imphal, the 13th September, 1954.

No. TP/36/51/9. —The following letter No. IMP/14B/304, dated the 9th September, 1954 received from the Indian Airline Corpn. Imphal to the Chief Secretary, Government of Manipur, Imphal is republished for general information :—

Change in time schedule of passenger service.

On and from 15th September 1954, the following changes in time schedule of our passenger service Calcutta/Imphal/Calcutta as given below will come into effect.

0845	Dep.	Calcutta.	Arr.	1515	Hrs.
1005	Arr.	Agartalla	Dep.	1355	„
1020	Dep.	Agartalla	Arr.	1340	„
1110	Arr.	Silchar.	Dep.	1245	„
1125	Dep.	Silchar.	Arr.	1230	„
1150	Arr.	Imphal	Dep.	1205	„

T. Kipgen,
Secretary to the Govt. of Manipur.

PART IV

NOTICE:

Imphal, the 25th September, 1954.

No. 8/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Utlou Chatai Maker's C. S. Ltd. has been registered and numbered as 8 of 1954-55 dated the 21st September, of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

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Imphal, Wednesday, October 13, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 27th September, 1954.

No. FA/2/54/PI/73.—The Chief Commissioner is pleased to grant earned leave for 45 (fortyfive) days to Shri O. Niladbwaja Singh, former Extra Assistant Commissioner with effect from 15-9-1954 under proviso to Rule 7 of the revised leave Rules 1933.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

Imphal, the 23rd September, 1954.

NOTIFICATION

No. Apptt.14/53/74.—Major V. S. Sundaram has taken over as Deputy Commissioner, Manipur with effect from the 21st September, 1954.

On relief by Major Sundaram, the services of Shri M. N. Phukan have been placed at the disposal of the Government of Assam with effect from the aforesaid date.

Imphal, the 28th September, 1954.

No. R/22/51/178.—In continuation of his order issued under Notification No. R/22/51/171 dated the 27th March, 1954, the Chief Commissioner is pleased to sanction the extension of the temporary post of Sub Deputy Collector for a further period of 3 months with effect from 1-9-54 and to the continuance of Shri R. K. Birendra Singh, the present incumbent, in the post.

The expenditure will be met from Account III Civil Administration A3(1)—Pay of Officers—2 Sub-Divisional Collectors.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

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NOTIFICATION

Imphal, the 1st October, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working financial condition of the Nongmaijing Co-operative Society Ltd. (Regd. No. 21 of 1951-52) in Manipur under sub-section (1) of section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Shri R. K. Mahabir Singh, Asstt. Auditor, C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice.

H. B. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

Imphal, the 1st October, 1954.

No. R/58/51/57.—In exercise of the power conferred upon him by Section 4(b) of the Assam Land and Revenue Regulation 1886, as applied to Manipur, the Chief Commissioner of Manipur is pleased to except the areas included within the jurisdiction of the Imphal Town Fund from the operation of Chapter II of the Regulation.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 1st October, 1954.

No. HP/73/53.—In exercise of the powers conferred upon him under Section 12 of the Cattle Trespass Act 1871 (Act I) read with the Government of India, Ministry of States Notification No. 104 J of the 24th August, 1950, the Chief Commissioner is pleased to insert the undermentioned item as item No. 5 in the Notification No. HP/73/53 dated 23-7-53 with effect from 23-7-53.

	Fine per day	Feeding charge per day.
5. Calves	As—/4/-	As—/2/-

ORDER

Imphal, the 1st October, 1954.

No. Press 1/53/34.—In exercise of the powers conferred upon him U S 9 of the Press and Registration of Books Act, 1867 read with the Government of India, Ministry of States Notification No. 104-J dated the 24th August, 1950 the Chief Commissioner is pleased to appoint the Publicity Officer, Manipur as the officer to whom three copies of the whole of every book printed or lithographed in Manipur should be delivered free of expense to the Government by the Printers. This superceeds all previous orders issued in this respect.

Imphal, the 20th September, 1954.

No. HDE/119/53.—Until further orders this Secretariat Order No. HDE/119/53/8 dated the 25th May, 1954 is held in abeyance.

T. Kipgen,
Secretary to the Govt. of Manipur.

PART IV

NOTICE No. 8.

1954 REVISION OF ELECTORAL ROLLS

Imphal, the 28th September, 1954.

Electoral rolls of Inner Manipur and Outer Manipur Parliamentary Constituencies in Manipur.

2. A draft list of electors included in this part of the above named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than the 19th October, 1954.

3. The revising authority to whom such claims and objections are to be preferred is Sub Deputy Collectors in the Valley and S. D. O's in the Hills.

4. Claims and Objections shall be addressed to the revising authority specified in this notice or to the Electoral Registration Officer or be sent by post to the Revising authority specified in this notice so as to reach him not later than the 19th October, 1954.

G. H. Singh,
Electoral Registration Officer, Manipur.

N O T I C E.

Imphal, the 1st October, 1954.

No. 9/CS/11/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Segalambi Carpenters' Co-operative Society Ltd. has been registered and numbered as 9 of 1954-55 dated the 29th September, of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar Co-operative Societies, Manipur.

Imphal, the 13th October, 1954.

The 6th October, 1954 being a holiday on a count of Durga Puja, there was no issue of Manipur Gazette on that date.

G. H. Singh,
Superintendent, Govt. Press, Manipur

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 13th October, 1954.

No. MD/81/51/45.—In pursuance of Government of India, Ministry of Health letter No. F.5-21/53-DS dated the 6th Sept. 1954 the Chief Commissioner is pleased to appoint the Director and Deputy Director, Central Drugs Laboratory, Calcutta as Government Analysts for Manipur State under Section 20 of Drugs Act 1940 and they are entrusted with the examination and testing of drugs specified in the Schedules and c(1) to the drugs rules, 1945 and patent and proprietary medicines with disclosed formulae.

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

PART II

Imphal, the 13th October, 1954.

No. DPC/40/53/83.—In continuation of this Secretariat order No. DPC/40/53 dated 1st March, 1954 the Chief Commissioner is pleased to extend the temporary post of the Assistant Secretary to the Government of Manipur, Development Departments with effect from 1st September, 1954 upto the end of February, 1955 and the appointment thereto of Shri H. Ranbir Singh, M. A.

The expenditure is debitable to "A-2-District Administration, General Administration-A-2(1)-pay of Officers"

T. Kipgen,

Secretary to the Govt. of Manipur.

Imphal, the 12th October, 1954.

No. R/48/51-11/14.—In pursuance of Notification No. R/48/51-II, dated the 8th June, 1954 published in the Manipur Gazette, dated the 9th June, 1954, the Chief Commissioner is pleased to declare the area mentioned in the schedule to the aforesaid Notification, to be a notified area within the meaning of Section 328 of the Assam Municipal Act, 1923, as applied to Manipur.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTIFICATIONS

Imphal, the 15th October, 1954.

No. HP/28/53.—In exercise of the powers conferred upon him by Section 76 of the Motor Vehicles Act 1939 read with the Government of India, Ministry of States Notification No. 104-J dt. 24-8-50, the Chief Commissioner is pleased to order that with immediate effect, parking of vehicles on the public roads within and near the Singjamei Bazar area is prohibited. The vehicles should be parked at the parking ground in Singjamei Bazar, near the junction of Indo-Burma Road and Thongam Leikai Road.

No. PW/Miso/31/53.—In pursuance of the Ministry of States letter No. F.14(52)-S/54 dated the 4th October, 1954 Shri Y. Tombi Singh, Principal Engineering Officer, Manipur is hereby redesignated as "Executive Engineer" Manipur. This is on account of the appointment of a Superintending Engineer for both Manipur and Tripura States who becomes the Principal Engineering Officer for both the States.

T. Kipgen,
Secretary to the Govt. of Manipur.

PART IV

PRESS NOTE.

Imphal, the 13th October, 1954.

No. HDE/36/54—The Government of India have decided to award 5 (five) scholarships for study abroad to students who by birth or domicile are natives of Part "C" States and of Andaman and Nicobar Islands.

The scholarships are open to meritorious candidates, ordinarily not older than 30 years on 1st of January, 1955, intending to study abroad in any branch of knowledge for which suitable facilities do not exist in India.

Applications have to be submitted by candidates on the prescribed forms and are to be accompanied by medical evidence of physical fitness from a registered medical practitioner not below the rank of a medical graduate and also by a domicile certificate.

Further details and application forms may be obtained from the Superintendent, Home Office during office hours. The last date for receiving application in the Secretariat is 1st November, 1954.

By order,
T. Kipgen,
Secretary to the Govt. of Manipur.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 34-E-8

Imphal, Friday October 29, 1954.

Imphal the 22nd October, 1954.

No. HJ/14/54—Since a case has been registered under the Sections 409/465 I. P. C. against Shri Nadiyachand Singh, Jailor and there is prima facie evidence supporting the charges, it is hereby ordered that the said Shri Nadiyachand Singh be suspended from his post immediately.

R. P. Bhargava,
Chief Commissioner, Manipur.

Imphal, the 17th September, 1954.

FOR THE GAUHATI UNIVERSITY MATRICULATION
EXAMINATION, 1955.

Rules for the admission of Private Candidates to the Preliminary Test Examination to be held under orders of the Inspector of Schools, Manipur.

Under the regulations of the University the following rules on the above subject are published for general information

1. (a) A candidate who has not attended any school for at least one year previous to the examination, will be treated as a private candidate.

(b) Candidates who discontinued their studies while reading in the school will have to wait till the time, when, if they continued their studies in a recognised school, they would have completed the Matriculation Course.

(c) Private candidates, from outside the territorial jurisdiction of the Gauhati University cannot be allowed to appear at the Test Examination unless they can produce the orders of the Gauhati University sanctioning their migration

(d) No candidate from a school which has not obtained formal recognition from the University will be recognised as a private candidate even if he has read in a properly enrolled class of the school or has been taught as a private pupil by one or more members of the staff, with or without fees

(e) If any candidate in (d) be eligible to appear as a private candidate under (b), he will be required to produce a certificate from the Headmaster of the recognised school where he last read mentioning clearly the year and the class from which he discontinued there.

2. Ordinarily teachers of recognised High and Middle English Schools and librarians of recognised institution who intend to appear at the Matriculation Examination as private candidate will not be required to appear at any Preliminary Test Examination if they have 32 months of continuous service to their credit. They should formally apply to the Registrar, Gauhati University, for permission to appear at the examination on or before 31st October, 1954 and should at the same time comply with the following requirements:—

Each application should be addressed to the Registrar and should be submitted through the responsible person together with a certificate of good conduct and documentary evidence regarding age, residence and study and should contain a statement of the subjects proposed to be offered at the Examination. A teacher candidate should submit his application through the Head of the Institution in which he is employed, countersigned by the Inspector of Schools.

3. A detenu candidate also will be required to appear at the Preliminary Test Examination with permission from the Registrar.

(a) A detenu candidate, taking up Hygiene as an additional subject is to submit to the Registrar along with his application a certificate of training in the subject from a registered Medical Practitioner or from a recognised teacher of Hygiene.

(b) Teachers of recognised High or Middle English Schools taking up Hygiene will not be required to submit any such certificate.

4. Applications of teacher or detenu candidates must be accompanied by a permission fees of Rs. 18. No application will be considered without permission fee. The University's Treasurer's Chalan or Postal Money Order receipt in support of the payment of permission fee must be attached in the application.

5. The following Government High Schools in Manipur are authorised to hold Test Examination for the private candidates for the Matriculation Examination.

1. Johnstone High School, Imphal
2. Ukhrul Government High School, Ukhrul.

The test Examination is ordinarily held before the X'mas holidays.

3. Every private candidate should submit, not later than 31st October, 1954, a written application to the Headmaster of High School at which he wishes to appear at the Test Examination. Late and incomplete applications will ordinarily be rejected. The applicant should furnish the following information along with his application.

- () Name of the candidate (Block letters).
- (2) Age of the candidate.
- (3) His residence.
- (+) His father's name.
- (5) His postal address.

7. (a) Candidates shall be examined in the following subjects :—

- (1) A major Vernacular Language, viz, Assamese, Bengali, Urdu and Hindi—(Two papers)

Or

Two of the subjects in lieu of Major Vernacular if the Vernacular of the candidate is a Language other than a Major Vernacular Language (vide Clause 2, Chapter 1 of G. U. Calendar).

- (ii) English—Three full papers.
- (iii) Geography—One paper.
- (iv) History of India and History of England—One paper.
- (v) Mathematics—One paper.
- (vi) A Classical Language (Sanskrit, Pali, Arabic and Persian) One paper.

Or

Alternative Vernacular recognised by the Executive Council other than the Major Vernacular of the candidate already taken up as compulsory subject (Assamese, Bengali, Hindi and Urdu) - One paper

- (b) Candidates, if they so desire, may take up one of the following subjects, as additional subjects: -
- (i) Elementary Scientific Knowledge
 - (ii) Elements of Physics and Chemistry
 - (iii) Elementary Mechanics.
 - (iv) Elementary Hygiene.
 - (v) Additional Mathematics
 - (vi) Business Method and Correspondence.
 - (vii) Commercial Geography
 - (viii) Elements of Public Administration in India
 - (ix) Additional English.
 - (x) Weaving.
 - (xi) Carpentry.

The Headmaster will then inform the candidate of the result of his application and the amount of fee that the candidate will have to pay and of the date on which the Test Examination will commence.

The fee must be paid on the date on which the Headmaster demands it.

8. A private candidate who attended a school previously must furnish a certificate from the Headmaster as to his good conduct. He must also submit a certificate from his tutor who must be a teacher of recognised standing that he has prosecuted a regular course of study and has been subject to proper discipline since leaving school.

9. A private candidate who have never attended a school must produce two certificates, one from a gentleman of recognised standing in his district to the effect that he has never been at any school and bears a good character, another from his tutor who must be teacher of recognized standing certifying that he has prosecuted a regular course of study.

10. If a candidate has appeared at any previous Matriculation Examination, Admit Card together with a certificate to the effect that he has prosecuted a regular course of study during the interval and bears a good character must be produced.

Headmasters will enquire into the qualifications of the tutor.

11. Private candidates offering Hygiene as one of their subjects need not obtain the previous permission of the University for the purposes. They will be required to satisfy the Inspector of Schools that they have undergone a course of training in the subject. For this purpose they should submit to the Inspector of Schools, along with their applications for permission to appear at the Test Examination, certificates of training in it from a registered Medical Practitioner or from recognised teacher of Hygiene.

Candidates desiring to offer Elementary Scientific Knowledge as one of their optional subjects at the Matriculation Examination will be required to submit along with their applications for permission to appear at the Test Examination, certificates of having undergone practical training in Elementary Scientific knowledge in a recognised school.

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12 Admit Cards, in original in the case of candidates who had appeared at the Matriculation Examination previously or transfer certificates from recognised schools they studied last in the case of others must be produced before they are allowed to appear at the Test Examination. In the event of their loss duplicate copies must be produced.

One who has never been at any school will be required to produce an affidavit sworn by his guardian before a competent Magistrate declaring his age.

13 The Headmasters are requested to submit, to this office, not later than 15th November, 1954 two statements - both in duplicate showing the names, present address and home address of private candidates who have been permitted to appear at the Test Examination and of those who have been refused permission to appear at it together with their applications stating therein the reasons for refusal of permission.

14. On the date of examination, each private candidate must be accompanied for the purpose of identification by some persons known to the officer conducting the examination; otherwise he will not be admitted to the Test Examination.

15. The Headmaster are requested to submit to this office for orders a statement in duplicate showing marks obtained by each of the private candidates in each subject in the Test Examination, together with the application forms of the candidates for countersignature, duly filled in and signed accompanied by the original documentary evidence referred in, in paragraph 12,

16. The applications of those candidates who are allowed to go up for the Matriculation Examination will be sent direct by the Inspector of Schools to the University. And at the same time, information will be sent to the respective schools as to the candidates who are sent up.

17 Private candidates who are thus sent up should arrange to remit their fees to the Headmaster of the High School at which they appeared in the Test Examination and the Headmaster will forward the same to the Registrar to reach him on or before the due date.

18. The fee payable by each candidate to the University for the examination Rs. 18/- in addition to the permission fee of Rs. 18/-if any, mentioned in paragraph 4. In the University Centres they will be required to pay a centre fee of Rs 4/- per candidate

19. The following centres have been recognised as University Centres for the Matriculation Examination, 1955.

Dhubri, Dibrugarh, Jorhat, Gauhati, Karimganj, Nowgong, Shillong, Sibsagar and Silchar.

K. Goura Singh,
Inspector of Schools.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 35

Imphal, Wednesday, November 3, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 29th October, 1954.

No. Ex/16/51. —In exercise of the powers conferred by Section 21 of the Eastern Bengal and Assam Excise Act, 1910 (Act 1 of 1910) read with Section 5 of the Manipur (Administration) Order 1950, the Chief Commissioner is pleased to order the imposition of a duty on the importation of Special medicinal spirits into this State, at the rate of Rs. 11/4 per bulk gallon.

This order will have immediate effect.

Imphal, the 29th October, 1954.

No. R/4/53-II. —The Chief Commissioner is pleased to order the de-reservation of 57 paris of land as per description below, from the area comprised in Khangabok Keifa grazing ground in Thoubal Tahsil for settlement as cultivable land :—

The boundary of the land cancelled from the grazing ground are as below :—

- North — Patta lands.
- South. — Northern boundary of Tentha village.
- East. — Patta lands and Dag No. 4272 (Grazing ground).
- West. — Kiyam Loukol.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

ORDER No. 4 of 1954.

Imphal, the 21st October, 1954.

With a view to making further improvement of the handloom industry in this State on the lines recommended by the All India Handloom Board, Ministry of Commerce & Industry, Government of India, it is considered necessary to re-organise the existing weavers' Co-operatives into production-cum-marketing societies. All weavers' Co-operative Societies in this State are hereby instructed to adopt the

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model bye-laws of the more weavers' Co-operative Production & Sale society and to maintain the accounts and registers in the forms sent by the said Board. Copies of the bye-laws and specimen forms for registers and books will be available from the Manipur State Co-operative Union, Ginson Road, Imphal at Rs. 3/- per set. All Weavers Co-operatives should be a member of the proposed Manipur State Handloom weavers' Co-operative Society to be established very shortly with the financial assistance from the Central & State Governments.

NOTIFICATION.

Imphal, the 1st October, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution working financial condition of the Khuangzang C. S. Ltd. (Regd. No. 283 of 1948-49) in Manipur under sub-section (1) of Section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of said society.

And further in exercise of the powers conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Mr. Haokhol Thangjoni, Inspector C. S. (Hills) to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice.

H. B. Singh,

Asstt Registrar, Co-operative Societies, Manipur.

Imphal, the 15th October, 1954.

No Elec 3 52.—The undermentioned notification No. 157/23/54 dated 24-9-54 from the Election Commission, India is republished for general information:—

NOTIFICATION.

No 157/23/54. In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1950 (XLIII of 1950), the Election Commission, in consultation with the Central Government, hereby designates Shri S. Gourahari Singh, Publicity Officer and Asstt. Secretary, Home Department, Manipur, to be the Electoral Registration Officer for the Inner Manipur and for the Outer Manipur Parliamentary constituencies in the State of Manipur.

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

PART IV

NOTICES.

Imphal, the 21th October, 1954.

No. 14/CS/11/54-55—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Kangabam Leikai Gold Smith Co-operative Society Ltd has been registered and numbered as 14 of 1954-55 dated the 20th Oct. of the year one thousand nine hundred and fifty four Anno Domini.

Imphal, the 19th Oct. 1954.

No. 13/CS/11/54-55—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Tailors' Co-operative Society Ltd. has been registered and numbered as 13 of 1954-55 dated the 18th October, of the year One thousand nine hundred and fifty four Anno Domini.

Imphal, the 1st October 1954

No. 10 CS/II/54-55.—It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912 the Theobal Sabantengla Multipurpose C. S. Ltd. has been registered and numbered as 10 of 1954-55 dated the 30th September, of the year one thousand nine hundred and fifty four Anno Domini.

Imphal, the 1st October 1954

No. 11/CS II/54-55—It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912 the Yaikul Weavers Co-operative Production and Sale Society Ltd. has been registered and numbered as 11 of 1954-55 dated the 30th September of the year one thousand nine hundred and fifty four Anno Domini.

Imphal, the 1st October 1954

No. 12 CS/II/54-55—It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912, The Bishnu Naba Mayai Leikai Co-operative Farming Society Ltd. has been registered and numbered as 12 of 1954-55 dated the 30th September, of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Assistant Registrar,
Co-operative Societies, Manipur

Imphal, the 30th September, 1954.

No. 3/F/54-55—It is hereby notified for general information that pursuant to section 69 of the Indian Partnership Act IX of 1932 M/s. Ratiram Lakshmi Narayan has been incorporated that it is a Partnership Firm and numbered as No. 3 of 1954-55 dated the twenty-ninth September of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Registrar of Firm, Manipur

Imphal the 2nd October, 54

Notice is hereby given that the land measuring 9 Bighas 4 Kathas and 2 lessas under Dags No. 1324 and 1317 of the village Keibi Khundu in Imphal East Tashil which is now used as grazing ground is proposed to be dereversed for giving settlement to the Keibi Khundu Co-operative Farming Society.

Any person having any objection to offer against the proposed dereversation should present such objection in writing to the Office of the Deputy Commissioner on or before the 7-11-54.

Imphal, the 2nd October, 54

Notice is hereby given that an area measuring 37 Bighas 2 Kathas and 10 lessas out of the village grazing ground comprised in Dag No. 3 of Sawombung village No. 34 of sheet No. 1 (Imphal East) is proposed to be dereversed for giving settlement to local landless person.

Any person having any objection to offer against the proposed dereversation should present such objection in writing to the Office of the Deputy Commissioner, on or before the 7-11-54.

Imphal, the 22nd October 54.

Notice is hereby given that it is proposed to reserve as a grazing ground, under Section 13 of the Assam Land and Revenue Regulation, the land specified in the Schedule annexed, of which the plan is open to inspection at the office of the Deputy Commissioner.

Any person having any objection to offer against the allotment of the said land as grazing ground should present such objection in writing to the office of the Deputy Commissioner on or before the 16th November, 1954.

Schedule.

A lot of land consisting of 44 Bighas 3 Kathas and 3 lessas situate in Daga No. 95, 100, 101, 111, and 118 in Ngariyanbam village No. 50 in Imphal West Tashil and bounded as follows:—

North—Mayang Langing,
South—Akham,
East—Lamdeng,
West—Kwa Siphai.

T. C. Tiangkham,
for Deputy Commissioner, Manipur.

CORRIGENDUMS

Imphal, the 8th October, 1954.

The following Corrigendum No. F.1-17/52-LSG(M) dated the 22nd January, 1954 received from the Government of India, Ministry of Health, New Delhi is republished for general information:—

For the words 'All the certificates' occurring in the 8th line of this Ministry's Memorandum No. F.1-17/52-LSG(M) dated the 29th May, 1953, the words 'the essential certificates' may be substituted, and also the words 'and also the words' "and issue other certificates" may be inserted after the word 'etc' in the fourteenth line of the Memorandum referred to above.

By order.,
G. H. Singh,
Assistant Secy. to the Govt. of Manipur.

Imphal, the 29th October, 1954.

No. J/85/50.—In this Government Notification No. J/85/50/79 dated 11-9-54, for the words "dated 24-8-54", read "published in the Manipur Gazette dated 13-9-50."

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 16th October, 1954.

SALE NOTICE OF DEFAULTER'S PROPERTY.

Whereas Shri Mairembam Nilachandra Singh of Moirang Bazar failed to pay the balance arrear Sales Tax of Rs. 1,152/9/- his attached property as detailed below will be sold in public auction on 13-11-54 at 2 P. M. at the premises of D. C. Office.

Details of attached property:—

1. One Jeep No. 2283.

R. S. Singh,
Fishery Officer,
for Deputy Commissioner, Manipur.

Imphal, the 19th October, 1954.

RESULT OF THE EXAMINATION OF THE VILLAGE LEVEL WORKERS' TRAINING CLASS, IMPHAL 1954.

The following trainees are declared as passed :—

<u>Names (in order of merit).</u>	<u>Division in which placed.</u>	<u>Remarks</u>
1. Th. Dewan singh	2nd.	
2. A. Dwijamani Singh	"	
3. Birendra Kishore Roy Choudhury	"	
4. R. K. Birjit Singh	"	
5. Ng. Ranjit Kumar Singh	"	
6. M. Ibohal Singh	"	

The following trainees who failed in one subject but passed in the aggregate are declared as passed through grace :—

1. N. Amuyaima Singh
2. M. Ngangba Singh
3. S. Manimohan Singh
4. T. Birahari Singh
5. Th. Kerani Singh
6. M. Lokho Mao.

The following trainees who failed in two subjects but passed in the aggregate are also declared as passed through grace :—

1. T. Krishna Singh
2. D. Adani Mao

The following trainees failed to pass the examination :—

1. C- Gangangpu Kabui
2. M. Salew Mao
3. Kh. Tasoni Mao
4. S. Adani
5. W. Shangthei
6. A. Kreho Mao
7. Ch. Kashisho Mao
8. A. Elaw, Mao.

N. K. Das,
Director of Agriculture, Manipur.

Imphal, the 3rd November, 1954.

The 27th October, 1954 being a holiday on account of Gobardhon Purni there was no issue of the Manipur Gazette on that date.

N. K. Singh,
Superintendent Govt. Press, Manipur.

Manipur



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Imphal, Wednesday, November 10, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 23rd October, 1954.

No. FA/93/51/13.—The Chief Commissioner is pleased to order the following modifications in the order regarding declaration of the Heads of Offices as issued under this Administration Notification No. FA 93/51/32 dated 14-10-53.

MODIFICATIONS.

For the words “Superintendent of Govt. Press” occurring in column 2 against serial No. 17, read the words “Publicity Officer.”

Imphal, the 23rd October, 1954.

No. R/2-7/51/20.—The Chief Commissioner is pleased to sanction the de-reservation of the following area from the Lamphelsoi Grass Mahal as it had already been settled for habitation purpose by the former Administration.

Description of land de reserved from Lamphelsoi Grass Mahal (being part of Dag No. 1012 of sheet No. 2, Village No. 10 Taorem Lamphelsoi and measuring 32 Bighas, 4 Kathas and 16 lessas)

North Lampheloi

East A part of Heingang Grass Mahal

South &

West. Hills.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Imphal, the 5th November, 1954.

No. FR. 25 54(a)/19. - In exercise of the powers conferred upon him under Section 3 of the Indian Forest Act 1927 read with the Government of India Notification No. 104-J of 24th August 1950 and subsequent Government of India, Ministry of States Notification No. 146/J of 6-12-50, the Chief Commissioner has been pleased to order the creation of the Reserve Forest to be known as Keiphundai Extension Reserve in the Tamenglong Sub division area with the boundary given below and to appoint the Sub-divisional Officer, Tamenglong and Deputy Commissioner, Manipur as Forest Settlement Officer and Appellant authority respectively under Section 4(c) and 17 of the Indian Forest Act, 1927.

The boundary runs thus.— The Jiri river will form the northern boundary. Then starting from the point whereat Muktokhal Nala meets the Jiri and then turning towards the east and coming along the Manipur Cachar Road meets the Tingmun foot-path and then following the Tingmun foot-path and turning towards the north it meets the Jiri river.

Rights:— (a) The existing village (Keiphundai) will have right to cut jhums but while cutting jhums no virgin forests with good growth of timber trees should be touched and prior approval of the Forest Department should be taken before selecting fresh sites for jhum cultivation.

(b) The village will have right to cut wood for their daily consumption and building construction but not for sale.

(c) The village will have right to graze cattle within the Reserve but not as professional graziers. Enclosures should be made in the Reserve for grazing cattle and the cattle should be kept confined to such enclosures. No grazing within the artificially and naturally regenerated forest areas will be allowed.

R. P. Bhargava,
Chief Commissioner, Manipur.

Shillong, the 9th September, 1954.

Subject:— Cess on oil — payments to the Committee — Receipts for payments — Exemption from Stamp Duty.

No. T.M.3.47-48/59. — It is notified for the information of all the Treasury and Sub-Treasury Officers under the audit control of the Accountant General, Assam that the Government of India have decided that receipts for payments of oil and oil seeds cess made to the Indian Central Oil Seeds Committee by the various treasury officers are not required to be stamped. The practice of issuing stamped receipts has accordingly been discontinued by the Committee.

(I. C. O. C. Ministry of F & Ag. Govt. of India letter No. F.3A/C(204)/52, dated the 9th July, 1954 Dy. Genl/1894 of 54-55).

S. S. Lal,
Deputy Accountant General, Assam.

Shillong, the 27th October, 1954.

No T.M.2.10/54 66. — It has been brought to the notice of this office by the Reserve Bank of India, Calcutta that in one or two cases recently Government drafts have been issued by treasuries in Assam in favour of Government officials on duty in connection with flood relief. The instruments are in the personal names of the official but as they are only payable on identification the beneficiary Assam

Government officials experience difficulty in complying with the condition of payment in Calcutta. To obviate the delay and inconvenience in such cases it is hereby notified for the information and guidance of the treasury and sub-treasury officers in Assam, Tripura and Manipur that whenever such drafts are issued in future the signatures of the payee-officers should be obtained on the relative 'R. B. R. 6' and the signatures formally verified by the drawing officer (the seal of the office to be affixed in addition to signature of the verifying officer). Such proof of identity would assist the Bank in making prompt encashment of the drafts.

A. K. Mukherji,
Accountant General, Assam.

Shillong, the 15th October, 1954.

No. M 2/1/54/64. - An advance copy of correction slip No. 172 to Central Government Compilation of the Treasury Rules, vol. I, First Edition, Second Reprint, received with Comptroller and Auditor General's memo No. 1307-Admn. II/150-54 dated 21-9-54 is published below for information of all Treasury Officers, Sub-treasury Officers and drawing officers of the Central Government.

S. S. Lal,
Deputy Accountant General, Assam.

Correction to Central Government Compilation of the Treasury Rules, Vol. I, First Edition, Second Reprint

No. 172

Page 51, rule 141,

For the words "Signature in Indian Character be transliterated" at the end of the rule, substitute the following: -

"Signature in Hindi and in cases of State Governments Signature in other authorised Regional languages need not be transliterated".

K. C. Das,
Under Secretary to the Govt. of India.

PART IV

Notice No. 9.

ANNUAL PREPARATION OF ELECTORAL ROLLS 1954

Imphal, the 1st November, 1954.

Subject:—Final Publication of Electoral Rolls

Electoral rolls of the Inner Manipur and the Outer Manipur Parliamentary Constituencies are published for general information and may be inspected in the office of the Electoral Registration Officer during the office hours.

Place:—Election office, Manipur.

Date:—Imphal, the 1st November, 1954

G. H. Singh,
Electoral Registration Officer, Manipur.

NOTICE.

Imphal, the 30th October, 1954.

No. 15/CS/II/54-55.—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Gold and Silver Producers' Co-operative Society Ltd. has been registered and numbered 15 of 1954-55 dated the 19th October of the year one thousand nine hundred and fifty four Anno Domini.

H. B. Singh,
Asstt. Registrar, Co-op. Societies, Manipur.

NOTICE.

Imphal, the 5th Nov. 1954.

Sealed tenders are invited for supply of 3,000 maunds of paddy for the consumption of the prisoners for the year 1955-56. All tenders must accompany a chalan for Deposit of a sum of Rs. 100/- into Treasury under 1-Deposit and Advances, Civil Deposits, Revenue Deposits. The paddy must be of well screened and producing white rice. The undersigned will receive the tenders with sample upto 1 p.m. of 30-11-54.

A. C. Kapoor,
Superintendent, Imphal Jail.

TENDER NOTICE NO. 17 of 1954

Imphal, the 3th Nov. 1954.

Separate sealed tenders are invited for supply of the following school furniture and equipments for the Tribal schools and will be received by the undersigned upto 1 p.m. of 18-11-54. Further details shall be had from the office of the Deputy Inspector of Schools (Tribal) 8-11-54 during the Office hour.

- (1) 18 chairs; (2) 19 tables; (3) 18 black-boards; (4) 11 boxes;
(5) 368 benches; (6) 389 desks; (7) 78 Ball frames; (8) 78 bells.

N. Modoli,
Deputy Inspector of Schools (Tribal) Manipur.

ADVERTISEMENT.

Imphal, the 25th October, 1954.

Applications are invited from candidates who should at least be Matriculates for a temporary vacancy in the post of a Lower Division Clerk in the Office of the Inspector General of Police, Manipur, on the Scale of pay of Rs. 40-2-50(EB)-4-100 per mensem plus usual allowance as admissible under the rules.

Only persons who are natives of or domiciled in Manipur and displaced persons need apply. Applications in candidates' own hand writing stating:—

(1) Name, (2) Present address, (3) Home address, (4) Father's name, (5) Qualifications, (6) Age on 1st January 1951, (7) Present occupation, if any, (8) Past experience, if any,—should be submitted to the undersigned on or before 1-12-54. The candidates are also required to appear before the undersigned on 6-12-54 with original certificates for academic qualification etc. for interview and test, (at their own expense).

The selected candidate must be prepared to join immediately and his services are liable to be terminated (without notice) on the permanent incumbent's joining the post.

Those in service should apply through proper channel

U. O. Malhoutra,
Inspector General of Police, Manipur.

Imphal, the 8th October, 1954.

The suggestion made by the Chairman, Manipur Public Transport Union, about the reduction of fare and freight to 7 pies per mile for all inland routes in respect of trucks only upto the end of the current year when trucks will not be allowed to carry passengers, is accepted.

V. Sund Ram,
Chairman, State Transport Authority, Manipur.

NOTICE No. 9.

Imphal, the 5th November, 1954.

Applications are invited from the bonafied local people of the Thoubal Project area for 1 (one) post of Bull Attendant in the scale of Rs. 22-½ 25/- with usual D. A. and will be received by the undersigned upto 15th November, 1954 during office hours

Applicants should mention age, educational qualifications and previous experience if any, when applied.

A. C. Kapoor,
Chief Medical Officer, Veterinary.

Imphal, the 3rd November, 1954

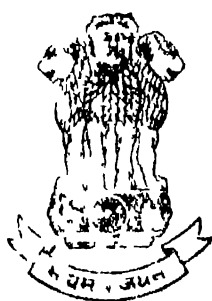
Programme of Mobile Dispensary (Eastern Hill Range).

12-11-54.	Imphal to Aimol	Miles	...	20.
13-11-54.	Aimol to Tangnoupal	"	...	10.
14-11-54.	Tangnoupal to Maibimangsom	"	...	14.
15-11-54.	Maibimangsom to Mangkang	"	...	8.
16-11-54.	Mangkang to Maojang	"	...	5.
17-11-54.	Maojang to Leisantengoupal	"	...	6.
18-11-54.	Leisantengoupal to Beteeksangkren	"	...	8.
19-11-54.	Halt.			
20-11-54.	Beteeksangkren to Molpibung	"	...	6.
21-11-54.	Molpibung to Moltuh	"	...	6.
22-11-54.	Moltuh to Khobungkohlen	"	...	12.
23-11-54.	Khobungkohlen to Oklu	"	...	8.
24-11-54.	Halt.			
25-11-54.	Oklu to Analkholen	"	...	5.
26-11-54.	Analkholen to Toupokpi	"	...	8.
27-11-54.	Toupokpi to Imphal	"	...	14.

A. C. Kapoor,
Chief Medical Officer, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 10th November, 1954.

No. CO/27/54 —The Chief Commissioner is pleased temporarily to appoint Shri K. Gourakishore Singh, Inspector of Co-operative Societies, as Assistant Registrar of Co-operative Societies in the scale of Rs. 150-10-200-EB-10-25-EB-15-400-20-300 P. M. for a period of three months from 25-11-54 or until such date as the post is filled up in consultation with the Union Public Service Commission, whichever earlier.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 1st November, 1954.

No. FP/21/52 —The Chief Commissioner, Manipur has been pleased to grant leave on half average pay to Shri Kh. Anginjjao Singh, Ex-State Engineer, Manipur for 2 months and 19 days from 4-3-47 to 21-5-1947 in order to regularise the above period of his service.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

Imphal, the 11th November, 1954.

No. R/Fy/11/51/91. —The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 85 Thabakhong (which is a channel), from the Register of Govt. fisheries, for irrigation purposes. This order will take effect from 1st April, 1954.

P. O. Deb,
Chief Secretary to the Govt. of Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 10th November, 1954.

No. CO/27/54.—The Chief Commissioner is pleased temporarily to appoint Shri K. Gourakishore Singh, Inspector of Co-operative Societies, as Assistant Registrar of Co-operative Societies in the scale of Rs. 150-10-200-EB-10-250-EB-15-400-20-600 P. M. for a period of three months from 25-11-54 or until such date as the post is filled up in consultation with the Union Public Service Commission, whichever earlier.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 1st November, 1954.

No. FP/21/52.—The Chief Commissioner, Manipur has been pleased to grant leave on half average pay to Shri Kh. Anganraj Singh, Ex-State Engineer, Manipur for 2 months and 19 days from 4-3-47 to 22-5-1947 in order to regularise the above period of his service.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

Imphal, the 11th November, 1954.

No. R/Fy/11/51/91.—The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 85 Thabakhong (which is a channel), from the Register of Govt. fisheries, for irrigation purposes. This order will take with effect from 1st April, 1954.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

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Imphal, the 11th November, 1954

No R Fy/11 51/92 —The Chief Commissioner is pleased to sanction the cancellation of Fishery No 399 Wahengpat from the Register of Govt. fisheries and for the settlement of the land comprised therein, for cultivation, to landless cultivators. This order will take with effect from 1st April, 1955.

Imphal, the 11th November, 1954

No R Fy 11/51/93 —The Chief Commissioner is pleased to sanction the cancellation of Fishery No 75 Oksloipat from the Register of Govt. Fisheries & for the reservation of the area comprised therein as a grazing ground village Oinam Tang-leihada. The order will take with effect from 1st April, 1954.

P C Deb,

Chief Secretary to the Govt of Manipur

NOTIFICATION

Shillong, the 1st October, 1954

Subject —Draft correction to Central Government Compilation of the Treasury Rules, vol I

No TM 2 13 54/65 —An advance copy of draft correction to Central Government Compilation of the Treasury Rules, vol. I is published below for information of all Treasury Officers, Sub-treasury Officers and Central Pensioners.

S S Lal,

Deputy Accountant General, Assam.

Draft Correction to Central Government Compilation of the Treasury Rules, Vol. I (First Edition, Second Reprint.).

No. 171.

Page, 110

For the existing Rule 343 of the Treasury Rules, vol. I, the following shall be substituted, namely —

‘343 A pensioner of any description, who produces a life certificate signed by some person exercising the powers of a Magistrate under the Criminal Procedure Code, or by any Registrar or Sub-Registrar appointed under the Indian Registration Act, 1908 or by any pensioned officer who, before, retirement, exercised the powers of a Magistrate or by any Gazetted Officer, or by a Munsif, or by a Police Officer not below the rank of Sub-Inspector in-charge of a police station, is exempted from personal appearance’.

Sd/- K. C. Das,

Under Secretary to the Government of India.

PART IV

Notice

Imphal, the 10th November, 1954.

Applications stating age, father's name, occupation and residence are invited for two temporary posts of one Office Peon and one Peon-cum-chowkidar in the scale of Rs. 22- $\frac{1}{2}$ -28/- with usual dearness allowances admissible under rules for the Sericultural Branch of this Directorate. The Posts are likely to be made permanent. Applications should reach the undersigned on or before 20-11-54 during Office hours.

H. E. Singh,

Director of Industries, Manipur.

NOTICE No. IS/49/53

Imphal, the 10th November, 1954.

Applications from graduates are invited for a temporary post of one assistant teacher for Mac-Maram High School in the scale of pay, Rs. 100-10-130-EB-6-19)-EB-10-250/- p.m. with D. A. as admissible under rules and will be received by the undersigned on or before 20th November, 1954.

Candidates should state full name, full address, personal age, qualifications with subjects taken in B. A. and present occupation etc. and are required to present themselves for interview in the room of the Adv/Education on 22-11-1954 at 11 A.M.

K. Goura Singh,
Inspector of Schools, Manipur.

N O T I C E.

Imphal, the 11th November, 1954.

Applications stating age, Educational Qualification and previous experience if any, are invited for the following temporary posts in the pay-scales noted against each, for the Mao-Maram National Extension Service Block and will be received by the undersigned during Office hours upto the 25th November, 1954.

<u>Names of posts</u>	<u>Scales of pay</u>	<u>Remarks</u>
One Upper Division Clerk.	Rs. 100-5-150/- plus Dearness allowance.	Matriculates having 5 years' Office experience and Graduates may apply.
One Lower Division Clerk.	Rs. 40-250 (EB)-3-80- (EB)-4-100/- plus Dearness allowance.	Matriculates may apply. Preference will be given to those who know type-writing.
Three Class IV servants.	Rs. 22-1-28/- plus Dearness allowance	

H. Raubir Singh,
Assistant Secretary (Dev)
to the Govt. of Manipur.

TENDER NOTICE

Imphal, the 1st November, 1954.

Sealed tenders are invited for the supply of the following school furniture. The undersigned will receive tenders upto the 21st November, 1954 during office hours. Tenders will be opened in the presence of the tenderers on the 23rd November, 1954 at 12 noon. Successful tenderer will have to deposit Rs. 100/- (Rupees one hundred) only as Caution money.

1. 500 Benches ... Size (6' x 1' x 1½') of Uchan.
2. 490 Desks ... „ (6' x 1½' x 2½') of Uchan.
3. 100 Chairs ... Ordinary size (Plank seated and armless of Uchingthou)
4. 100 Tables ... Size (3' x 2' x 2½') of Uchan.
5. 170 Black-Boards ... „ (5' x 3' x 3') „
6. 50 Boxes ... „ (3' x 1½' x 1½') „

M. Koireng Singh,
Deputy Inspector of Schools,
Manipur (Valley).

Imphal, the 20th October, 1954.

No. SR/10 54/35—The Chief Commissioner is pleased to declare the following days to be public holidays in Manipur during the year 1955.

P. C Deb,

Chief Secretary to Government of Manipur.

LIST OF HOLIDAYS FOR THE YEAR 1955.

1. New Year's day (Christian)	...	1st Jany.	Saturday	...	1 day:
2. Uttarayan Sangkranti.	...	14th "	Friday.	...	1 "
3. Republic Day.	...	26th "	Wednesday	...	1 "
4. Shri Panchami.	...	28th "	Friday	...	1 "
5. Shiva Ratri.	...	21st Feb.	Monday	...	1 "
6. Doljatra.	...	8th to 12th March	Tuesday to Saturday	...	5 days.
7. Bijoy Govindajee's Halangkar.	...	13th March	Sunday	...	1 day.
8. Baruni.	...	22nd "	Tuesday	...	1 "
9. Cheiraoba.	...	1st April	Thursday	...	1 "
10. Manipuri New Year's Day	...	15th "	Friday	...	1 "
11. Silhenba.	...	16th "	Saturday	...	1 "
12. Good Friday.	1 "
13. Akshaya Tritia.	1 "
14. Ratha Jatra.	1 "
15. Punar Jatra.	1 "
16. Jhulon Jatra.	1 "
17. Jamma Stami.	1 "
18. Indedendenc Day.	...	15th August		...	1 "
19. Radha Stami.	1 "
20. Heikru Hitongba.	1 "
					... Office & Courts will remain open from 10 A. M. to 1. P.M.
21. Tarpon Loiba.	1 day.
22. Durga Puja.	4 days.
23. Mahatma Gandhi's Birth Day	...	2nd October.		...	1 day.
24. Lakshmi Puja.	1 "
25. Dewali (Dwipanita)	1 "
26. Gobardhon Puja.	1 "
27. Bhatni Dwitiya.	1 "
28. Gosta Stami.	1 "
29. Palace Kirton.	1 "
30. Christmas Day.	...	25th December.		...	1 "
31. Id-Ul-Fitr.	1 "
32. Id-Uz-Zuha.	1 day for
33. Muharram.	1 " Mus-
34. Fatiha Dwazdaham.	1 " lims
					... 1 " only

N. B. DATES NOT GIVEN HERE WILL BE NOTIFIED LATER ON.
SUNDAYS ARE PUBLIC HOLIDAYS.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART I

Imphal, the 16th November, 1954.

No. CO 27 54/16—The Chief Commissioner is pleased to grant Shri H. Birahari Singh, Assistant Registrar Co-operative Societies, Manipur 87 days' earned leave which was refused to him, with effect from the 25th November, 1954, the date of his superannuation.

G. H. Singh,
Assistant Secretary (Home) to the Govt. of Manipur.

PART II

Imphal, the 17th November, 1954

No. PW/Misc/17/53.—In pursuance of the Government of India, Ministry of States letter No. F. 23(4)-S/51(A) dated 20th July, 1951 the Assistant Engineers of the Manipur P. W. D. are re-designated as Sub-Divisional Officers

By order,
T. Kipgen,
Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Dated, the Shillong, the 15th November, 1954

Subject: Instructions for the observance of the provisions of the Central Treasury Rules 511 by the Treasury Officer.

No. T.M. 2/10/54/67.—It has been brought to the notice of this office by the Government of India that the Treasury Officers generally initial the credit entries in the treasury pass books when forwarded to them by the Post Masters, in deviation of Rule 511 of the Central Treasury Rules. Vol. I, which provides for the full signatures by the Treasury Officers or the Accountants, as the case may be.

2. It is, therefore, requested that all the Treasury Officers and Sub-treasury Officers under the audit control of the Accountant General, Assam, will in future strictly comply with the provisions of the Treasury Rules mentioned above without fail.

(By. G. I. 399-S/TM-1-40 of 1954-55 in T. M. 2/10/54).

A. K. Mukherji,
Accountant General, Assam.

Dated Shillong, the 25th January, 1954.

T.M 2/62/54-35.—Attention of all heads of offices of the Central Government and Treasury Officers under the audit control of the Accountant General, Assam is invited to Government of India, Ministry of Finance office memo. No. D.12336-BI/53, dated the 4th January, 1954, a copy of which is reproduced below.—

Copy of G. I. Ministry of Finance No. D. 12336-BI/53, dated 4-1-53.

SUBJECT—Verification of Government money remitted into the Treasury or Bank.

The undersigned is directed to state that an examination of some of the cases in which Government money was embezzled has revealed that the defalcations were facilitated due to the following:—

(1) Fraudulent interpolation in or forging the consolidated Treasury receipts prescribed in Rule 77 (v) of the Central Treasury Rules or the statements of Treasury credits furnished by the Accountant General under Rule 26 of the General Financial Rules and—

(2) Proper check not being exercised over the transactions entered in the cash book as "Remittance to Treasury" by the head of the office.

In order to prevent such manipulations resulting in loss to Government, the Government of India in consultation with the Comptroller & Auditor General of India have decided that the consolidated treasury receipts issued under Rule 77(v) of Central Treasury Rules (Vol. 1) or the Statements of Treasury crediting furnished by the Accountant General under rule 26 General Financial Rules volume 1 should be sent to the head of the office (or a Gazetted officer nominated by him) by name and the should watch for the same. The head of the office should also arrange to ensure that such letters are really opened by himself or by the officer nominated by him.

K. Shrinivasan.

Under Secretary to the Govt. of India.

2. Head of the offices will take immediate action to intimate to the respective Treasury officers and this office the name of the officer to whom the consolidated Treasury receipts and the statement of Treasury credits should be sent by name by the Treasury officer and this office. Any change in incumbency, should simultaneously, be intimated to this office and to the Treasury officer concerned from time to time.

Dated Shillong, the 25th January, 1954.

T.M. 16/47-48/34.—Attention of all Treasury Officers under the audit control of the Accountant General, Assam, is invited to Draft Correction slip No. 162 to the Central Government Compilation of Treasury Rules Vol. I First Edition, Second Print, which runs as follows.

"Page 114, Rule 360

For 'Rs. 50' in the first line of this rule substitute 'Rs. 100'".

Kulwant Singh,
Deputy Accountant General, Assam, Shillong.

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PART IV

Imphal, the 29th October, 1954.

No. Ta. 51/53A 190. —The following Press Note received from the Government of Orissa is republished for general information —

Subject :—Publication of Press Note issued by the Govt. of Orissa in respect of Inter-State Trade.

PRESS NOTE

The 5th June 1954

It is notified for information of all ex-Orissa dealers who are engaged in the business of selling goods in the State of Orissa within the meaning of the "Explanation" to Article 286(1)(a) of the Constitution that consequent upon the Supreme Court Judgement in the case of the "State of Bombay Vrs. The United Motors (India), Ltd." pronounced on the 30th March 1953 all such dealers are liable to pay tax to the State of Orissa at the rates prescribed under the Orissa Sales Tax Act and the Rules framed thereunder on all sales as a result of which goods are actually delivered in the State of Orissa for the purpose of consumption in this State. It has been decided by the Orissa State Government that tax shall be levied on all such sales effected on or after the 1st day of April 1953.

Where, however, a dealer was registered under the Orissa Sales Tax Act from before the 1st April 1953, sales tax should be chargeable from such date as may be or may have been, determined by the assessing authority, where Orissa Sales Tax has been collected by any non-resident dealers on sales or supplies effected in Orissa prior to the 1st April 1953, such tax should be paid to the State Government; and where the State Government has already realised tax from such dealers on past transactions, no refund will be allowed.

2. In order to save the ex-Orissa dealers from coming over to Orissa for the production of their books of accounts before the Sales Tax Authorities the following procedure has been prescribed :—

(i) All ex-Orissa dealers engaged in the business of selling in the State of Orissa shall furnish in respect of transactions pertaining to the State of Orissa returns for each quarters (April to June, July to September, October to December and January to March) of a financial year within the expiry of one month of the quarter in the form, to be obtained from the Sales Tax Officer, Central Circle, Cuttack. The quarterly returns of turnover in the form prescribed for each of the quarters covering the period from the 1st April 1953 to the 31st March 1954 should however be submitted on or before the 31st July 1954. The returns can be submitted by Registered Post A.D. to the Sales Tax Officer, Central Circle, Cuttack.

(ii) Sales made by the ex-Orissa dealers to the dealers of Orissa registered under the Orissa Sales Tax Act (Act XIV of 1947) of goods specified in the Certificate of Registration of such dealers shall be exempt from the levy of sales tax and in order to claim exemption on account of such sales the ex-Orissa dealers shall obtain from the registered dealers of Orissa a declaration in duplicate in the form prescribed and shall send one copy of the declaration with the return and retain the other for production before the taxing authorities of their own State so as to claim exemption from tax on such sales.

The registered dealers of Orissa are being issued serially numbered and duly authenticated forms of declarations and the ex-Orissa dealers should accept declarations on them only. Pending issue of printed and authenticated declaration forms by the State Government, the ex-Orissa dealers are well advised, in their own interest, to verify, by a reference to the true copy of the purchasing dealer's registration certificate and satisfy themselves that the declarations furnished are genuine.

(iii) The ex-Orissa dealers shall also enclose with their returns a crossed cheque or a Postal Order or a demand draft for a sum equal to the amount of tax payable by them. The cheque or Postal Order or demand draft shall be in favour of the Sales Tax Officer, Central Circle, Cuttack.

The ex-Orissa dealers are also permitted to pay any amount due on account of Court Fee by crossed cheque or a Postal Order or a demand draft.

(iv) For enabling the Sales Tax authorities of Orissa to accept returns of the ex-Orissa dealers it has been decided that the Sales Tax authorities of the State in which the ex-Orissa dealers have their place of business may be allowed by the State Government concerned to verify in the course of their inspection of the dealers, accounts, whether any export to Orissa has been made and if so, they will furnish the relevant information to the Sales Tax Officer Central Circle, Cuttack.

(v) For the facility of the ex-Orissa dealers, a Central Circle with headquarters at Cuttack has been established for dealing with assessment cases of all ex-Orissa dealers. The ex-Orissa dealers should send their returns and other communications to the Sales Tax Officer, Central Circle, Cuttack *in respect of their entire business in Orissa*.

(vi) For purpose of assessment, accounts of all ex-Orissa dealers will be examined, if necessary, by the Sales Tax authorities of Orissa State at a central place in the State of ex-Orissa dealers concerned if such dealers agree but appeals and revisions will be heard only inside Orissa as it will not be possible for the Officers of the Orissa Sales Tax Department to frequently absent themselves from their duties inside the State.

(vii) Any amount of tax that may be due from the ex-Orissa dealers after assessment, appeal or revision shall also be paid by them in the manner indicated in sub-paragraph (i) above.

(viii) All ex-Orissa dealers who have been selling goods in the State of Orissa before the 1st day of April 1954, should immediately notify their names and addresses to the Sales Tax Officer, Central Circle, Cuttack and all those whose gross turnover exceed Rs. 10,000 during a period not exceeding 12 months should also apply for registration in the form to be obtained from him and send a crossed cheque demand draft or Postal Order for Rs. 1 along with their application for registration.

Ex-Orissa dealers whose Gross Turnover on sales in the State of Orissa has not exceeded Rs. 10,000 during a period not exceeding 12 months are also free to get themselves registered voluntarily by applying to the Sales Tax Officer in the form to be obtained from him. In such cases a crossed cheque, demand draft or Postal Order for Rs. 2 shall be sent with the application for voluntary registration.

3. The ex-Orissa dealers are in their own interest advised to comply with the above requirements failing which they will be called upon to produce their books of accounts before the Sales Tax Officer, Central Circle, Cuttack and all other provisions of law, as far as may be, should be applied to such proceedings.

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4. The ex-Orissa dealers are advised to purchase the Orissa Commercial Taxes Manual, Volume II, Part I which can be had from the Superintendent, Government Press, Orissa in order to be acquainted with the Orissa Sales Tax Act, its provisions and the rates of tax, exemptions, etc.

SAMBALPUR

The 9th June 1954

B. Sivaraman,
Additional Secretary to Government
Revenue Department, Sambalpur.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL
INSOLVENCY ACT V OF 1920.

Imphal, the 15th October, 1954.

Notice is hereby given that the undermentioned person has applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by pleader :—

Name, Parentage, occupation and place of residence of the —

No. of the case.	Petitioner.	Creditor.	Date fixed for hearing the application.
1	2	3	4
of 1954.	Shri Kongbrailakpam Rajbapu Sarma S/O late Bhubanacharya Sarma of Sugnu Basti under Mayang Imphal Police Station.	Shri Yumnam Mukta Singh S/O late Tolanda Singh of Langmeidong Basti under Mayang Imphal Police Station.	17-1-55.

Given under my hand and the seal of the Court this 14th day of October 1954.

By order etc.

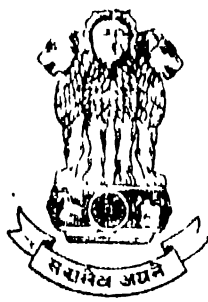
K. B. Singh,

Registrar,

Judicial Commissioner's Court, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 25th November, 1954.

No. IN-49/54—The Chief Commissioner, Manipur is pleased to appoint Shri Upendra Mohon Singh, Sericulture Inspector temporarily as Director of Industry, Manipur on the scale of Rs 250-250-300-Con-20 400-EB-25-600/- until the vacancy is filled up by the Union Public Service Commission.

The expenditure is to be met from the Industry Budget 1954-1955.

G. H. Singh,

Asstt. Secy. to the Govt of Manipur.

Imphal, the 24th November, 1954.

No. FA/2 54 PII/33.—The Chief Commissioner is pleased to grant earned leave for 31 days with effect from the forenoon of 17-8-54 to Shri Khupkholet Kipgen, S. D. O. Tamenglong.

Imphal, the 27th November, 1954.

Tour Programme of the Adviser/Finance for the month of December, 1954.

Imphal.

5-12-54.	...	Leave Imphal. Arrive Oktan.
6-12-54.	...	Leave Oktan. Arrive Sonparam.
7-12-54.	...	Leave Sonparam. Arrive Tharon.
8-12-54.	...	Halt.

On reaching Tharon a supplementary tour diary for 8 days will be made to return to Imphal by 16th December, 1954.

T. Kalachand Singh,

Assistant Secretary to the Govt. of Manipur.

PART III

Imphal, the 9th February, 1954.

No. J/23/53. —The following Ordinance promulgated by the President is republished below for general information :—

THE PRESS (OBJECTIONABLE MATTER) AMENDMENT ORDINANCE, 1954

No. 4 of 1954

An Ordinance to amend the Press (Objectionable Matter) Act, 1951.

WHEREAS a Bill to amend the Press (Objectionable Matter) Act, 1951, has been introduced in Parliament but has not yet been passed;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action to give effect to the amendments proposed in the said Bill;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :—

1. Short title and commencement.—(1) This Ordinance may be called the Press (Objectionable Matter) Amendment Ordinance, 1954.

(2) It shall come into force at once.

2. Act LVI of 1951 to be temporarily amended.—The Press (Objectionable Matter) Act, 1951 (hereinafter referred to as the principal Act) shall, during the period of operation of this Ordinance, have effect subject to the amendments specified in sections 3, 4, 5, 6 and 7.

3. Amendment of section 1, Act LVI of 1951.—In section 1 of the principal Act, in sub-section (3), for the words "two years" the words "four years" shall be substituted.

4. Amendment of section 2, Act LVI of 1951.—In section 2 of the principal Act, in clause (k), the following words shall be inserted at the end, namely :—

"or any news-sheet which does not contain the name of the printer and the publisher."

5. Amendment of section 20, Act LVI of 1951.—In section 20 of the principal Act, —

(a) in sub-section (3), for the words "a list of persons", the words "a list for the entire State of persons" shall be substituted;

(b) after sub-section (4), the following sub-section shall be inserted, namely :—

"(4A) In any inquiry under this section, it is the duty of the jury to decide whether any newspaper, news-sheet, book or other document placed before it contains any objectionable matter and it is the duty of the Sessions Judge to decide whether there are sufficient grounds for making an order for the demanding of security or for directing any security which has been deposited or any part thereof to be forfeited to the Government or for directing further security to be deposited."

6. Amendment of section 23, Act LVI of 1951.—In section 23 of the principal Act, for the words and figures "Any person against whom an order is passed by a Sessions Judge under section 4, section 5, section 7 or section 8 may, within sixty days of the date of such order, prefer an appeal to the High Court." the following shall be substituted, namely :—

The competent authority or any other person aggrieved by an order passed by a Sessions Judge under section 4, section 5, section 7 or section 8 may, within sixty days of the date of such order, prefer an appeal to the High Court."

7. Amendment of section 29, Act LVI of 1951.—In section 29 of the principal Act, in sub-section (2), the words "in the territories to which this Act extends" shall be inserted at the end.

Rajendra Prasad,
President.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART IV

Imphal, the 25th November, 1954.

The undermentioned documents received from the Union Public Service Commission is republished for general information :—

UNION PUBLIC SERVICE COMMISSION

Advertisement No. 47.

Applications invited for undermentioned posts from Indian citizens and persons migrated from Pakistan with intention of permanently settling in India or subjects of Nepal, Sikkim or Portuguese or French possessions in India. Upper age limit relaxable by 3 years for scheduled castes tribal and aboriginal communities and 4 years for displaced persons from Pakistan and non-liberated areas of Jammu and Kashmir. No relaxation for others, save in exceptional cases and in no case beyond three years. Particulars and application forms from Secretary, Union Public Service Commission Post Box No. 186, New Delhi. Requests for forms must specify name of post and should be accompanied by self addressed unstamped envelope for each post at least of size 9" x 4" indicating thereon name of post for which forms are required. Closing date for receipt of application with treasury receipt or Crossed Demand Draft Orders for Rs. 7/8/- (Rs. 1/14/- for Scheduled Castes and Tribes) 18th December, 1954 (18th December, 1954 for applicants abroad). Commission may recruit genuinely indigent and bona fide displaced persons. Separate application with separate fee required for each post. Candidates abroad may apply in plain paper if forms not available and deposit fee with local Indian Embassy. If required candidates must appear for personal interview.

4. One Publicity Officer under Manipur Administration. Post permanent pensionable. Pay :—Rs. 50-250-800 (Cdn)-25 400-EB-60-EB-25-600 Higher initial pay to specially qualified and experienced candidate. Age :—Below 30 years. Relaxable for Government servants up to 35 years. Qualifications :— Essential :— (i) Degree of recognition University (ii) About 3 years' journalistic experience in newspapers or news agency of standing or experience in publicity and/or public relations work in publicity organisation (iii) Good knowledge of Manipuri. Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.

T. Kipgen,
Secretary to the Govt. of Manipur.

NOTICES.

Imphal, the 24th November, 1954.

No 16/11. — Applications (in candidates' own hand writing) stating full address, educational qualifications, previous experiences, if any, are invited for the post of one permanent Lower Division Assistant in the scale of Rs. 40 2-50-EB-1-50-ER-4-100 P. M. plus D A. as admissible under the rules. The minimum qualification should be matriculate.

Applications should be addressed to the District & Sessions Judge, Manipur and will be received by the undersigned up to the 5th December, 1954.

Sd/- Illigible.

District & Sessions Court, Manipur.

Imphal, the 24th November, 1954.

Applications written by candidates themselves are invited from professional or experienced carpenter for training at village Oil Training Centre, Gandhi Ashram Meerut for a period of 3 months. None need apply who has not the working knowledge of Hmiztani and is below 20 years of age. Applications stating educational qualification will be received up to 4-12-54 during Office hours.

H. B. Singh,

Director of Industries, Manipur.

Imphal, the 25th November, 1954.

No 16/CS II 4-5. — It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912, the North Khomdok M. P. C. S. Ltd. has been registered and numbered as 16 of 1954-55 dated the 24th November of the year One thousand nine hundred and fifty four Anno Domini.

K. G. Singh,

Asstt. Registrar, Co-operative Societies, Manipur.

Imphal, the 26th November, 1954.

The following Press Note No. 66, dated 10-9-54 received from the Government of Madras is published for general information :—

GOVERNMENT OF MADRAS.

Public (Information & Publicity) Department.

Press Note No. 66 dated 10-9-54.

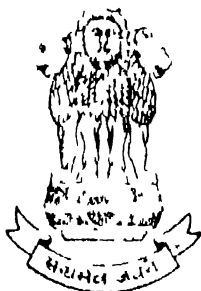
In Press Note No. 4 dated 9th January, 1954, this Government made it clear that they had decided to levy sales tax on those interstate transactions which were brought within the taxing powers of this Government by the Supreme Court Judgment in C. A. No. 204 of 1952, with retrospective effect from April 1, 1953 and to forego the levy prior to that date. In Press Communique No. 2 dated the 10th June, 1954, the attention of the non-resident dealers was drawn to the amendments to the Madras General Sales Tax Rules, 1939, and the Madras General Sales Tax (Turnover and Assessment) Rules, 1939 published at pp. 217-222 of the Rules supplement to Part I of the Fort St. George Gazette dated the 2nd June 1954, in the matter of submission of returns etc.

2. Subsequent to the issue of the Press Note and the Press Communiqué referred to above, representations were received from Merchant Associations to the effect that they should be exempted from payment of sales tax on interstate transactions as from April 1, 1953 onwards, on the ground that they had not collected the tax from their principals etc., as they were not sure whether legally they were entitled to collect the tax. The Government examined the representations, and they felt that some concession should be shown to those merchants who failed to collect the tax in the first half-year of 1953-54 (i.e. from April 1, 1953 to September 30, 1953) and who could prove by their accounts that they had not actually collected the tax. The Government have therefore ordered that in cases where the merchants had not collected any sales tax on interstate transactions during the first half-year of 1953-54, no sales tax need be collected from them for that period in respect of interstate transactions. The presumption will be that the tax had been collected by the merchants unless they can positively prove by their accounts that they had not actually collected the tax.

The Government wish to make it clear that no such concession will be shown to the merchants for the second half-year of 1953-54 irrespective of whether the tax had actually been collected by the dealers or not. Issued by: The Director of Information and Publicity, Government of Madras.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

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Imphal, Wednesday, December 8, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 2nd December, 1954.

No. FA 2 54 PII/36.—The Chief Commissioner is pleased to grant earned leave for 15 (fifteen) days with effect from the forenoon of 11-9-54 to Shri T. C. Triankham, Extra Assistant Commissioner.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

PART II

ORDER No. 6 of 1954.

Imphal, the 2nd December, 1954

In order to determine the correct figure of the number of looms brought within the co-operative fold in this State and to enable us in assessing the financial requirements of a particular weavers' co-operative society on the basis of the principles as laid down by the All-India Handloom Board, all weavers' co-operative societies in this State are hereby instructed to get the looms under their control registered in the Office of the Director of Industries, Manipur on or before 20-12-54. Any unregistered loom of a Co-operative Society will not be taken into account while assessing its financial requirements according to its loom strength.

K. G. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

Imphal, the 2nd December, 1954.

No. FB/17/51(a).—The Chief Commissioner is pleased to order that the revised scale of Rs. 250-250-300(con)-25-400-EB-25-600-EB-25-650 will be applied in place of the old scale of Rs. 150-10-200/- for the period from 1-4-50 to 31-10-51 for the post of Additional Munsiff created under Govt. of India's letter No. F.23(1)-S(50) dated 18th January 1950 and No. F.23(1)-S-50(1) dated 3-6-1950 and extended

under Govt. of India's letter No. F 23(1)-S(50)1 dated 2nd/3rd January 1951 and subsequent orders of this Administration

The supplementary pay due to the revised scale of pay will be debitable to the subhead B3(1) pay of officers under Account III-Civil Administration for the year 1954-55.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Imphal, the 3rd December, 1954.

No. H.Misc.79/51/38.—In accordance with the instruction of the Government of India, Ministry of Information and Broadcasting, New Delhi in their Express letter No. 2/7/54-FC dated 11 November 1954 the Chief Commissioner has been pleased to substitute the following for conditions (6) of the existing cinema licences and this will come into effect from 1-12-54 :—

1. The licensee shall so regulate the exhibition of cinematograph films that, at every performance open to the public, approved films are exhibited, the approved films to be exhibited in relation to other films at every such performance being in the same proportion as one is to five or the nearest lower or higher approximation thereto.

2. Only such films produced in India as are certified by the Central Government with the previous approval of the Film Advisory Board, Bombay, to be scientific films, films intended for educational purposes, films dealing with news and current events or documentary films shall be deemed to be approved films for the purposes of these directions.

3. Nothing contained in these directions shall be construed as requiring the licensee :—

- (a) to exhibit at any performance more than 2,000 feet of approved films of 35 mm size or the corresponding footage of approved films of 16 mm size ; or
- (b) to exhibit any approved film for more than two weeks continuously ; or
- (c) to re-exhibit any approved film which has been shown for two continuous weeks ; or
- (d) to exhibit approved films to the full extent indicated hereinbefore in the event of sufficient number or length of approved films not being available for the time being.

4. For the purpose of computing the corresponding footage of films of 16 mm size in relation to films of 35 mm size, 400 feet of films of 16 mm size shall be deemed to be equivalent to 1,000 feet of films of 35 mm size.

No. H. Misc. 79/51/38.—In exercise of the powers conferred by sub-section (4) of section 12 of the Cinematograph Act, 1952 (XXXVII of 1952), read with the notification of the Government of India in the Ministry of Information and Broadcasting No. S. R. O. 1288 dated 21st July, 1952, and in supersession of the part D of the existing licensing conditions the Chief Commissioner, Manipur hereby issues to every person holding a licence under Part III of the said Act the State of Manipur the following directions which shall take effect on the first day of December, 1954.

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1. The licensee shall so regulate the exhibition of cinematograph films that, at every performance open to the public, approved films are exhibited, the approved films to be exhibited in relation to other films at every such performance being in the same proportion as one is to five or the nearest lower or higher approximation thereto.

2. Only such films produced in India as are certified by the Central Government with the previous approval of the Film Advisory Board, Bombay, to be scientific films; films intended for educational purposes, films dealing with news and current events or documentary films shall be deemed to be approved films for the purposes of these directions.

3. Nothing contained in these directions shall be construed as requiring the licensee.

- (a) to exhibit at any performance more than 2,000 feet of approved films of 35 mm size or the corresponding footage of approved films 16 mm size ; or
- (b) to exhibit any approved film for more than two weeks continuously ; or
- (c) to re-exhibit any approved film which has been shown for two continuous weeks ; or
- (d) to exhibit approved films to the full extent indicated hereinbefore in the event of sufficient number or length of approved films not being available for the time being.

4. For the purpose of computing the corresponding footage of films of 16 mm size in relation to films of 35 mm size, 400 feet of films of 16 mm size shall be deemed to be equivalent to 1,000 feet of films of 35 mm size.

T. Kipgen,
Secretary to the Govt. of Manipur.

PART III

Imphal, the 22nd June, 1954.

No. J/15/54.—The following Acts are republished for general information :—
THE DELIVERY OF BOOKS (PUBLIC LIBRARIES) ACT, 1954 (27 OF 1954)

(AS PASSED BY THE HOUSES OF PARLIAMENT)

AN ACT

to provide for delivery of books to the National Library and other public libraries:

BE it enacted by Parliament in the Fifth Year of the Republic of India as follows :—

1. Short title and extent.—(1) This Act may be called the Delivery of Books (Public Libraries) Act, 1954.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

2: Definitions.—In this Act, unless the context otherwise requires, —

(a) “book” includes every volume, part or division of a volume, and pamphlet, in any language, and every sheet of music, map, chart or plan separately printed or lithographed, but does not include a newspaper published in conformity with the provisions of section 5 of the Press and Registration of Books Act, 1867 (XXV of 1867);

(b) "public libraries" means the National Library at Calcutta and any three other libraries which may be specified by the Central Government in this behalf by notification in the Official Gazette.

3. Delivery of books to public libraries.—(1) Subject to any rules that may be made under this Act, but without prejudice to the provisions contained in section 9 of the Press and Registration of books Act, 1867 (XXV of 1867), the publishers of every book published in the territories to which this Act extends after the commencement of this Act shall, notwithstanding any agreement to the contrary, deliver at his own expense a copy of the book to the National Library at Calcutta and one such copy to each of the other three public libraries within thirty days from the date of its publication.

(2) The copy delivered to the National Library shall be a copy of the whole book with all maps and illustrations belonging thereto, finished and coloured in the same manner as the best copies of the same, and shall be bound, sewed or stitched together and on the best paper on which any copy of the book is printed:

(3) The copy delivered to any other public library shall be on the paper on which the largest number of copies of the book is printed for sale, and shall be in the like condition as the books prepared for sale.

(4) Nothing contained in sub-section (1) shall apply to any second or subsequent edition of a book in which edition no additions or alterations either in the letter-press or in the maps, book prints or other engravings belonging to the book have been made, and a copy of the first or some preceding edition of which book has been delivered under this Act.

4. Receipt for books delivered.—The person in charge of a public library (whether called a librarian or by any other name) or any other person authorised by him in this behalf to whom a copy of a book is delivered under section 3 shall give to the publisher a receipt in writing therefor.

5. Penalty.—Any publisher who contravenes any provision of this Act or of any rule made thereunder shall be punishable with fine which may extend to fifty rupees and the value of the book, and the court trying the offence may direct that the whole or any part of the fine realised from him shall be paid, by way of compensation, to the public library to which the book ought to have been delivered.

6. Cognizance of offences.—(1) No court shall take cognizance of any offence punishable under this Act save on complaint made by an officer empowered in this behalf by the Central Government by a general or special order.

(2) No court inferior to that of a presidency magistrate or a magistrate of the first class shall try any offence punishable under this Act.

7. Application of Act to books published by Government.—This Act shall also apply to books published by or under the authority of the Government other than books meant for official use only.

8. Power to make rules.—The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Act.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART IV

Imphal, the 23rd November, 1954.

The undermentioned candidates are declared to have passed the Compoundership

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Examination held in September 1954.

Name (in the alphabetical order)	School.
1. Ginhao, C. ...	Compounders' Training School, Imphal.
2. Goulang, N. ...	Do.
3. Karung Chara.	"
4. Kuki, Jamkholal Thadou. ...	"
5. Lalthanginoi.	"
6. Leison, T. ...	"
7. Lorho, A. ...	"
8. Mao, A. Chamaikho. ...	"
9. Mao, M. Lokho. ...	"
10. NG, L. Nengkho Swan. ...	"
11. Singh, L. Raghumani. ...	"
12. Singh, Th. Gopeswar. ...	"
13. Thangkhopau, M. ...	"
14. Thongkhogin, H. ...	"

A. C. Kapoor,
Chief Medical Officer : Manipur.

NOTICE No. IS/31/52.

Imphal, the 3rd December, 1954.

Sealed tenders are invited for supply of the following articles in the Office of the Inspector of Schools. Tenders will be received by the undersigned upto 12 noon of 15-12-54 during office hours. The tenders will be opened on 16th instant at 10 A. M. Full particulars may be had from the office during office hours.

The successful tenderer will have to deposit 20% of the value as caution money and the same money will be refunded when completion of supply of articles.

1. 2 Secretariat Tables— $3\frac{1}{2}' \times 2\frac{1}{2}' \times 2\frac{1}{2}'$ — $4' \times 3' \times 2\frac{1}{2}'$
2. 2 Decent chairs.
3. 1 Ordinary cane chair.
4. 1 Almirah— $6' \times 3\frac{1}{2}' \times 1\frac{1}{2}'$

N. B. All items should be of seasoned Uningthou made.

Notice No. IS/76/53.

Imphal, the 30th November, 1954.

Wanted unemployed matriculates for Primary teachership in Tribal areas in the scale of pay, Rs. 30-1-40 plus D. A.

Applications stating full name, age, full address, Educational qualification with division in which he passed will be received by the undersigned upto 10-12-54.

K. Goura Singh,
Inspector of Schools, Manipur.

Imphal, the 1st December, 1954.

Sale Notice of defaulter's property.

Whereas Shri Mairambam Nilachandra Singh of Moirang Bazar failed to pay the balance arrear Sales Tax of Rs. 1,102/9/- plus cost of advertisement of Rs. 5/-, his attached property as detailed below will be sold in public auction on 27-12-54 at 2 P. M. at the premises of D. C. Office.

Details of attached property :—

- (1) One Jeep No. 2263 belonging to the defaulter

Radheshyam Singh,
Fishery Officer,
Imphal, Manipur.

Imphal, the 4th December, 1954.

Applications, stating age, educational qualifications previous experience if any for the post of one Office peon in the scale of 22-1-28 plus usual Dearness Allowance will be received by the undersigned up to the 13th December 1954.

Y. Tombi Singh,
Executive Engineer,
Public Works Department Manipur.

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Imphal, Wednesday, December 15, 1954.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 9th December, 1954

TOUR PROGRAMME OF THE ADVISER/FINANCE FOR THE MONTH OF DECEMBER 1954 AND JANUARY 1955.

Imphal.		
20-12-54	...	Leave Imphal Arrive Tuliphat.
21-12-54.	...	Leave Tuliphat Arrive Phaipheng.
22-12-54.	...	Leave Phaipheng Arrive Hmaungawn.
23-12-54.	Leave Hmaungawn Arrive Thanlon.
24-12-54.	...	Leave Thanlon Arrive Pharjol.
25-12-54,	...	HALT.
26-12-54.	...	Leave Pharjol Arrive Parbung.
27-12-54.	...	HALT.
28-12-54	...	Leave Parbung Arrive Sengvaon.
29-12-54.	...	HALT.
30-12-54.	...	Leave Sengvaon Arrive Tipaimukh.
31-12-54.	...	Leave Tipaimukh Arrive Thingpukual.
1-1-55,	..	Leave Thingpukual Arrive Mamadhor.
2-1-55.	...	Leave Mamadhor Arrive Tuisaoten.
3-1-55.	...	Leave Tuisaoten Arrive Jirighat.
4-1-55.	...	Leave Jirighat Arrive Lakhimpur.
5-1-55.	...	Leave Lakhimpur Arrive Silchar.
6-1-55.	...	Leave Silchar Arrive Imphal.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

PART II

Imphal, the 3rd December, 1954.

No. DPC/68 53.—The Chief Commissioner is pleased to constitute a Committee consisting of the following members to interview and select persons for appointment of Class III and IV servants in the Mao-Maram National Extension Service Block in connection with the advertisement under this Secretariat Memo No. DPC/68/53 dated 11-11-54.—

- | | |
|--|-----------|
| 1. Adviser-in-charge, Community Project | Chairman. |
| 2. Adviser-in-charge, Finance. | |
| 3. Assistant Secretary (Dev). | |
| 4. Block Development Officer, Mao-Maram
N. E. S. Block. | |

H. R. Singh,
Assistant Secretary to the Govt. of Manipur.

PART IV.

NOTICES.

Imphal, the 9th December, 1954.

No. 17/US/II/54-55.—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Pisumthong More Weavers' Co-operative Production & Sale Society Ltd. has been registered and numbered as 17 of 1954-55, dated the 9th December, of the year One thousand nine hundred and fifty four Anno Domini.

K. G. Singh,
Asstt. Registrar, Co-op. Societies, Manipur.

Imphal, the 6th December, 1954.

Applications are invited for the following temporary posts in the scale noted against each for the Community Project, Thoubal. The posts are tenable upto the end of February, 1955. Candidates should be ready for interview before a selection committee on the 20th December, 1954 at 11 a. m. at the Project Office, Thoubal. They should produce current motor driving license and other relative documents they have got, before the committee.

Application stating (1) Full name, (2) Present address, (3) Personal age on the 1st December, 1954, (4) Educational qualifications, (5) Previous experiences and (6) Number of living wife will be received upto the 13th December, 1954.

Candidates who are already in Government service must apply through proper channel.

- | | | |
|--|-----|---------------------------|
| (1) One Operator for the Cinema unit | ... | 50-3-80/- with usual D.A. |
| (2) One Engine driver for pumping sets | ... | do do |
| (3) One Engine driver for Motor grader | ... | do do |
| (4) One Engine driver for Ripper | ... | do do |
| (5) One Engine driver-cum-mechanic for tractor D-4 | do | do |

K. L. Singh,
Project Executive Officer, Manipur.

Imphal, the 7th December, 1954.

Applications in candidates own hand-writing are invited from the bonafide natives of or domiciled in Manipur for the undermentioned posts for the Sericultural Branch under the Industries Department.

- I. One Head Assistant Post temporary likely to be made permanent. Pay Rs. 100-5-15/- per mensem. Age limit 25 years on the 1st January, 1954 no age limit for candidates already in Government Service. Qualifications (i) I. A. I. Sc. or I. Com. of a recognised University (ii) At least 5 years experience in clerical works. Educational qualification relaxable in the case of candidates having long office experience.
- II. One lower division Asstt-cum-typist. Post temporary but likely to be made permanent. Pay Rs. 50-3-80-4-100/- per mensem. Age limit 25 years on the 1st January, 1954. No age limit for the candidates already in Government Service. Qualifications at least Matriculate of a recognised University with good speed in type writing.

Applications with all the particulars required should reach the undersigned not later than 15th December, 1954. Candidates who are already in Government Service should apply through proper channel.

U. M. Sinha,
Director of Industries, Manipur.

Imphal, the 2nd December, 1954.

No. 18/54—Applications, stating age, educational qualification and previous experiences if any, are invited for the post of one Mohori of the Chingnung Panchayet on a fixed pay of Rs. 5/- plus fixed allowance of Rs. 7/-.

Applications addressed to the District and Sessions Judge, Manipur will be received by the undersigned upto 1 p. m. of the 22nd December, 1954 and on which date the candidates should appear before the District and Sessions Judge, Manipur for interview.

M. Choudhury
C. O. C.
District and Sessions Court, Manipur.

Imphal, the 1st December, 1954.

No. HDE/74/53(Pt).—The following Rules of the LALIT KALA AKADAMI (National Academy of Art), New Delhi is republished for general information.

Applications for (1) recognition of art organisations for the purpose of election as representatives on the General Council and (2) for recognition of art organisations for obtaining grants from the LALIT KALA AKADAMI (National Academy of Art), New Delhi will be received by the undersigned upto 31-12-54 during office hours.

LALIT KALA AKADAMI (National Academy of Art)

Draft Rules under para 10 (vii) of the Constitution for recognition of art organisations entitling them to elect 15 representatives on the General Council.

1. Any bona-fide non-profit making institution or organisation in India carrying on an activity in conformity with the objects of the Akadami may apply for recognition by the Akadami through the State or the State Government where there is no Academy. Provided that Academies sponsored by a State Government shall be granted recognition automatically.

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2. It should be a registered body of not less than a year's standing. Provided that this shall not apply to institutions recognised by a State or Central Government.

3. Applications for recognition should be addressed to the Secretary together with a copy of the constitution, last annual report and audited accounts and names and addresses of office bearers.

4. The Secretary shall call for any other information necessary and place the application before the Executive Board at its next meeting.

5. The Board shall consider and make recommendations to the General Council which may reject the recommendation by a two-third majority of those present and voting. Provided that the Executive Board may grant temporary recognition pending the General Council's decision.

6. The organisation shall be open to inspection by representatives of officers of the Academy.

7. Annual reports and audited accounts shall be submitted regularly to the Academy.

8. The organisation shall not amend its constitution without previous concurrence of the Executive Board. The Board may also at any time ask for a modification of the constitution or other action to be taken. If action called for is not taken and reported to the Secretary within the given time, recognition will be liable to be withdrawn by the Council on the Executive Board's recommendations, such recommendations being liable to be rejected by a two-thirds majority of those present and voting:

T. Kipgen,
Secretary to the Govt. of Manipur.

TENDER NOTICE.

Imphal, the 9th December, 1954.

Sealed tenders are invited from intending bidders for supply of 200 mds. of potato seeds (Mao Local type of white potato) for distribution to the public of Mao-Maram area on loan. The tenderers should quote rate in figure and words. Sample of potato should be furnished along with their tenders.

Tenders will be received at Mao-Tadubi, the Mao-Maram N. E. S. Block Head Quarter during office hour upto 24-12-54 and will be opened on the same date before the tenderers at 2 p. m.

The undersigned is not bound to accept the lowest tender rate. Sample potatoes can be had from B. D. O. Mao-Maram during office hour. The successful tenderer will have to supply the potato seeds within 15 days from the date of acceptance of the tender.

K. Obou,
B. D. O. Mao-Maram.

পাং নিলাম নোটিশ, নং ৭।

তাং ৮/১২/৫৪ ইং।

অগিনা মরম ওইহুনা পাংকি পাটাদারনিং অনহুং মনিপুরগী এলা পুনরুদ্ধার করহরি।

মখাদা ইরিবা পাং অগিনী পাটাদারনা খীক খোকপা পাংশেল মজর হেরবা কাওবা খীদবগীদমক পাং অগি নিলাম জৌহুনা যোগপনি। পাং ওকপিদিংবা বীশিংনা তাং ১২/১২/৫৪ ইং বুশকৈশ হুবিংকি অমুক পুং ১১ জাবদা তিঃ সিঃ আক্সিডা লাঙ্কুনা নিলাম ওকপিদিংবা নিংশিংহরি।

নিলাম ওকপিবা বীনা বানা হনবা পাংমল অহু বুদজা নগদ খাদোকদবনি ; খাজবদি বুদজা অমুকহুনা নিলাম জৌগনি।

নিলাম লাওরিবা আক্সিয়ারনা খুইদগী চাওবা মজগা করিওবা দাগ অবা দৌদবা হাই।

নিলাম জৌগদবা পাং।

নং ১৬৬ পুনরেনপাং।

V. S. Sundaram,
Deputy Commissioner, Manipur,

Imphal, the 8th December, 1954.

PROGRAMME OF MOBIL DISPENSARY, (EASTERN HILL RANGE).

9-12-54	Imphal to Aimol.	Miles.	...	30
10-12-54	Aimol to Tegnoupal	"	...	10
11-12-54	Tegnoupal to Maibi Mangsom	"	...	14
12-12-54	Maibi Mangsom to Mangkang	"	...	8
13-12-54	Makang to Maojang	"	...	5
14-12-54	Maojang to Leisang Tegnoupal	"	...	6
15-12-54	Leisang-Tegnoupal to Batuk Sangkren	"	...	8
16-12-54	Halt			
17-12-54	Batuk-Sangkren to Molpibung	"	...	6
18-12-54	Molpibung to Moltuh	"	...	6
19-12-54	Moltuh to Khobungkholen	"	...	12
20-12-54	Khobungkholen to Oklu	"	...	8
21-12-54	Halt			
22-12-54	Oklu to Analkhulen	"	...	5
23-12-54	Analkhulen to Toupokpi	"	...	8
24-12-54	Toupokpi to Imphal	"	...	44

A. C. Kapoor,
Chief Medical Officer, Manipur.

TENDER NOTICE NO. GP/2-7/10/1

Imphal the 9th December, 1954.

Sealed tenders are invited for the supply of the following articles. Tenders will be received by the undersigned upto 1 p. m. of 24-12-54 and the same will be open before the tenderers on the same date.

A security of 20% of the total amount will be deposited by the successful tenderer and will be refunded when the supply is completed.

- (1) Two Small Almirahs ... $3\frac{1}{2}' \times 3' \times 1\frac{1}{2}'$ with two drawers.
- (2) Two Big Almirahs ... $6' \times 4' \times 1\frac{1}{2}'$ do do

N. B. The above items should be of seasoned Uningthou made.

N. Singh,
Superintendent, Govt. Press, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 15th December, 1954.

No R/22/51/188.—The Chief Commissioner is pleased to appoint Shri R. K. Birendra Singh as a Sub-Deputy Collector in the scale of Rs. 150-150-200(Con)-10-200(EB)-10-300-12½-375-(EB)-12½-450/- with effect from 1st December, 1954. The officer will be on probation for 2 years and confirmation will be subject to (i) the passing of the prescribed Departmental Examinations and (ii) qualifying himself in survey and settlement work.

The expenditure will be met from Account III Civil Administration A3(1)-Pay of Officers - 2 Sub-Divisional Collectors.

Imphal, the 20th December, 1954.

No. Claims 29/54.—The Chief Commissioner is pleased temporarily to appoint Shri O. Niladhwaja Singh, retired Extra Assistant Commissioner as Extra Assistant Commissioner, Manipur and to post him at Imphal. The appointment will last upto the end of February, 1955 in the first instance.

The pay and allowances of Shri O. Niladhwaja Singh will be notified later on being fixed by the Government of India.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 13th December, 1954.

No. CO/37/54.—The Chief Commissioner is pleased to nominate Shri S. Gourahari Singh, Assistant Secretary (Home) as 2nd Officer for checking and certifying the contingent charges of the Co-operative Department with effect from the date of issue of this order.

T. Kipgen,

Secretary to the Govt. of Manipur.

ORDER

Imphal, the 14th December, 1954.

No. H.Misc 79 51/43. — Manipur Administration Home Department Notification No. H.Misc 71/51/38 dt. 3-12-54 published in the gazette of Manipur at page 2 & 3 in its issue dated the 8th December, 1954, is hereby cancelled.

T. Kipgen,

Secretary to the Govt. of Manipur

Imphal, the 18th December, 1954.

No. R Fy/3 53 — The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 168 Moirangkhom from the Register of Government fisheries with effect from 1st April, 1954 and the settlement of the land comprised therein to landless local persons on annual leases with effect from 1st April, 1954.

Imphal, the 18th December, 1954.

No. R/Fy/3/53. — The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 170 Chomlangkom from the Register of Government fisheries with effect from 1st April, 1955 and the settlement of the land comprised therein to landless local persons.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Imphal, the 16th December, 1954.

No. R/4/53-II/141. — The Chief Commissioner is pleased to order the de-reservation of 15 paris of land as per description below, from the area comprised in Leimaram Killa grazing ground (Leimaram village No. 28 - Dags No. 204, 214 & 1222 of sheet No. 1 & 2) in Bishenpur Tahsil for settlement as cultivable land :—

The boundaries of the land cancelled from the grazing ground are as below :—

- North :— Leimaram Uyok under Dag No. 213, remaining portion of the grazing ground under Dags No. 169 and 214 and Rayotwari patta lands under Dags No. 178 and 212.
- South :— Boundary area of Irengbam village No. 29.
- East :— Rayotwari patta lands under Dags No. 205, 206, 207, 211, 1221 and 1223 and a cow path leading to the remaining portion of the grazing ground.
- West :— Imoinu stream under Dag No. 217.

Imphal, the 16th December, 1954.

No. R/4/53-II/142. — The Chief Commissioner is pleased to order the de-reservation of 40 paris of land as per description below, from the area comprised in Tuisampat Fishery No. 364 in Bishenpur Tahsil for settlement as cultivable land on annual lease to landless cultivators :—

The boundaries of the land cancelled from the Tuisampat Fishery No. 364 are as below :—

- North :— Adjoining boundary line of Wangoo and Sagang village Nos. 61 and 60 respectively and Wangoo Sabal village.
- South :— New road running from Sagang to Wangoo village and Khajing Khombi Pat.
- East :— Patta lands under Dag Nos. 1369, 1368, 1560, 1559 and Tuisampat.
- West :— Sugnoo Road running from Kumbi to Sugnoo.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

NOTIFICATIONS.

Dated, Shillong, the 29th November, 1954.

Subject :—Draft Correction to Central Government compilation of the Treasury Rules, Vol. I.

No. TM.2/14/54/70.—An advance copy of the draft correction to Central Government Compilation of the Treasury Rules Vol. I is published below for information and guidance of all Treasury and Sub-Treasury Officers, and all Central Heads of the Departments under the audit control of the Accountant General, Assam. The Central Heads of Departments may convey, this to all the Gazetted Officers under them.

R. N. Chatterjee,
Asstt. Accountant General, Assam.

Draft Correction to Central Government Compilation of the Treasury Rules, Vol. I (1st Edition, 2nd Reprint).

No. 175

Page 83, Rule 249.

Insert the following as a note below clause (2) of this rule.

“Note—A Gazetted Government servant on leave preparatory to retirement should record a certificate on the leave salary bill that during the period for which leave salary is drawn he was not employed under any State Government, Local Fund or a private employer.”

Dated Shillong, the 6th December, 1954.

Subject : Accounting procedure in respect of “15 year Annuity Certificates.”

No. TM/BK/15-1/54/55/71.—A reference is invited to this office circular letter No. BK/15/1/54-55/742-774, dated the 16th August 1954 regarding the classification of different categories of central loans. According to the decision of the Government of India, the credits and debits for the monthly receipts and payments respectively of annuity etc. are adjustable in the books of the A. G. C. R., New Delhi. The Treasury and sub-Treasury officers in Assam, Tripura and Manipur are, therefore, hereby requested to account for such transactions occurring in their treasuries in the Central section of the Account under the Head “S-Remittances etc. -Exchange Account-Account between Central Revenue and Assam,” the following detailed heads being opened thereunder for proper classification and accounting of the transactions.

- (1)—Discharge of Govt. of India loans (including Prize bonds).
- (2)—15-year Annuity Certificates.
- (3)—Miscellaneous (for all other transactions).

S. S. Lal.
Deputy Accountant General, Assam.

Subject :—Draft correction to the Central Government compilation of Treasury Rules, Vol. II. First Edn. Reprint.

No. 84.

No. TM. 2/14/54/73.—An Advance copy of the draft correction No. 84 to the Central Govt. compilation of the Treasury Rules Vol. II is published below for the information of all Treasury and Sub-Treasury officers and all Central heads of Departments.

R. N. Chatterjee,
Asstt. Accountant General, Assam.

No. 84. Page 205.

" Register of undisbursed pay and allowances, etc. ".

Rs. As. Ps.

Dated Shillong, the 6th December, 1954.

No. TM. 2/14/54/72.—Advance copies of draft corrections to Central Government Compilation of Treasury Rules, Vol. I are published below for information of all Treasury and sub-Treasury officers and Central Heads of Departments.

R. N. Chatterjee,
Assistant Accountant General, Assam.

No. 176.

Page 87, Rule 269.

Insert the following as a note below Clause 2 (ii) of this Rule.:

"Note—A certificate to the effect that a Govt. servant on leave preparatory to retirement was not employed under any State Govt., Local Fund, or private employer during the period of such leave should be recorded by the drawing officer on the body of the bill in which such leave salary is claimed"

No. 178.

Page 162, Rule 509.

Insert the following as a note below this Rule.

"Note-3- The Treasury seal or stamp should be affixed against all entries in the Treasury Pass Book".

No. 179.

Page 294, Rule 754.

Insert the following as note 4 below the existing notes.

"Note 4—Specimen signatures of the relieving officer shall also be forwarded to all post Masters who draw money and also make remittances into the Treasury concerned".

No. 180.

Page 49, Rule 138.

Add the following after bi-lingualused in Clause (i) of this rule.

"Bills for all debt head items should be drawn in separate forms printed in ink on white paper."

No. 181.

Page 119, Rule 37 (1).

For the words "Head of the Local Administration" at the end of the sub-para this Rule substitute "disbursing officer."

(Dy. Gi-4196/TM-1114, GO-4193/TM-1103, GI-4199/TM-1106, GO-4197/TM-1104, and U.A.G.-476/TM-1158).

PART IV

Notice No. 31/54/55

Imphal, the 20th December, 1954.

Applications stating age, educational qualifications and experience in agriculture, if any, are invited for a post of Field Assistant in the scale of 10 2 00 (EB)-3-75/- with Special Dearness Allowance in the Department of Agriculture, Manipur and will be received up to the 27th Dec./54 in the Office of the undersigned. None need apply who has not at least passed the matriculation examination of a recognised University.

All candidates are required to state in their applications whether they are married, and if so, whether they have more than one wife living.

N. K. Das,

Director of Agriculture,
Manipur.

PRESS NOTE NO. 4069-71/GP

Imphal, the 20th December, 1954.

P R E S S N O T E .

The 4th Assam Rifles Raising Day and Annual Sports will be celebrated as per programme given below.—

Place—4th Assam Rifles Parade Ground.

23rd December, (Thursday) 1954.

0900	Hrs.	Ceremonial Parade.
1400	"	}	Annual Sports and Retreat
to					
1630	"	}	Illumination.
to					
1700	"	}	

24th December, (Friday) 1954.

0900 Hrs. Carnival.

It is open to the public also.

G. H. Singh,
PUBLICITY OFFICER, GOVT.
OF MANIPUR.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 24th December, 1954.

No. R/20/50-1/216.—In exercise of the powers conferred upon him by paragraphs 4 and 5 of the Manipur (Administration) Order 1949, read with the direction contained in Government of India, Ministry of States letter No. F.23(50)-S/51 dated 28th February, 1953 and their letter of even number dated 19th August, 1953 the Chief Commissioner is pleased to declare that the Sub-Divisions of Sadar and Thoubal which were abolished under this Secretariat Notification No. R/20/50-1 dated the 16th October, 1953 shall henceforth be named as the "Imphal Sub-Division".

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 22nd December, 1954.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Kuki Timber C. S. Ltd. (Regd. No. 11 of 1953-54) in Manipur under Sub-section (1) of section 35 of the Co-operative Societies, Act II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the Registration of said society.

And further in exercise of the power conferred by Sub-section (1) of section 43 of the same Act, I hereby appoint Mr. Haokholai Thangjom, Inspector of C. S. (Hills) to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of the Notice.

K. G. Singh,

Asstt. Registrar, Co-operative Societies, Manipur.

PART IV.

NOTICE No. 29

Imphal, the 29th December, 1954.

Applications are invited for the temporary post of a literate Forest Guard in the scale of Rs. 28-1-35-(EB)-1-40 with usual Dearness Allowance.

Application written by the applicant himself stating (1) Age on 1-1-55. (2) Educational qualification (Copy of certificate to be enclosed), (3) Previous experiences and testimonials if any, (4) Full name and address and (5) Number of wife if already married should reach the undersigned on or before the 5th January, 1955.

The candidates are required to appear personally with the original copies of the certificate and testimonials in the Office of the Adviser I/C of Forest for interview on the 7th January, 1955 at 11-0 A. M.

R. K. Bijoyohandra Singh,
Forest Officer, Government of Manipur.

NOTICE No. 4.

Imphal, the 21st December, 1954.

Sealed tenders are invited for supply of the following articles in the Office of the Taxation Officer, Manipur. Tenders will be received by the undersigned upto 31st December, 1954 during office hours. Full particulars may be had from the office during office hours.

The successful tenderer will have to deposit 20% of the value as caution money and the same money will be refunded on completion of supply of articles.

- | | | |
|--------------------------------------|-----|----------|
| (1) Secretariat Table—Size 4'×3'×2½' | ... | 1 (one). |
| (2) Cane Chair | ... | 1 (one). |

N B. All items will be of Seasoned Uningthou.

R. K. Snahal Singh,
Taxation Officer, Manipur.

NOTICE.

Imphal, the 22th December, 1954.

Sealed tenders with samples of cloth for the following liveries for Grade IV employees will be received by the undersigned upto 1 p. m. of 31st December, 1954 and opened at that time before the tenderers. There will be no binding to accept the lowest or any tender or to assign reason thereof. The successful tenderer will have to deposit Rs. 10/- as caution money.

Particulars.

- | | |
|---------------------|---------|
| 1. Khaki Long Pant. | 10 Nos. |
|---------------------|---------|

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

CORRIGENDUM.

Imphal, the 23rd December, 1954.

No. Co/27/54/22.—Pleased read "78 days" instead of "87 days" occurring in the 4th line of this Administration Order No. CO/27/54/16.

By order,
G. H. Singh,
Assistant Secretary (Home).

ADVERTISEMENT.

Imphal, the 21st December, 1954.

Applications are invited from candidates who are native of or domiciled in Assam for appointment to the post of an Operator temporarily for the Dye House, Gauhati in the scale of Rs. 60-2-70-(EB)-3-100/-p.m. plus other allowances as admissible under the rules. Displaced persons may also apply but their cases will be considered only if suitable local candidates are not available. Domiciled candidates and Displaced persons migrated to Assam should furnish with their applications copies of "Domiciled Certificate" or "certificate of eligibility" as the case may be issued in prescribed forms by Deputy Commissioner in original or copies attested by a Gazetted Officer. Upper age limit of the candidates for the post is relaxable by 5 years for the Political Sufferers certified as such by Presidents of Pradesh Congress Committees or District Magistrates. For Scheduled Castes and Tribes age limit is relaxable by 3 years. For War Service candidates the actual period of continuous war service in the World War II (supported by records and testimonials) not exceeding 5 years will be condoned. Candidates fulfilling more than one of these age conditions will get benefit of them all. Candidates from the retrenched and temporary personnel of the temporary Departments of the Government of Assam will get the benefit of age conditions as notified in Government Resolution No. AAP. 61/52/72 of 24-11-52.

An application fee of Rs. 3/- (Rs. 1/8/- in cases of candidates belonging to the Scheduled Castes & Tribes, Political Sufferers and War Service candidates) for the post must be deposited into a Treasury under the Assam Government under the Head "XXXVI Miscellaneous Departments - Application fees" and a copy of the chalan must accompany the application for the post which should reach the Director of Sericulture & Weaving, Assam, Shillong on or before the 30th December, 1954 positively. Fees paid will in no case be refunded and not postal order, money order no stamps in lieu of the Treasury chalan will be accepted.

Application should be in the tabular form given below with full details :—

- (1) Name in full.
- (2) Father's name.
- (3) Home Address with police station & telegraph office.
- (4) Present address.
- (5) Present telegraphic address.
- (6) Age on 1-12-54.
- (7) Community.
- (8) Qualifications.
- (9) Present occupation, if any.
- (10) Previous appointments held, if any, and reasons for leaving them with dates.
- (11) Period of continuous war service.
- (12) Service rendered in National Cadet Corps, if any, with ranks, proficiency, position of trust and name of the Unit.

Qualifications required for the post :—

(1) A candidate must hold a diploma in Dyeing, Bleaching and Block printing from a Technological Institute or a Certificate in advanced training in the above subjects from any recognised Technical Institute.

(2) Candidates must have also through practical knowledge and experience in Dyeing, Silk and Cotton Bleaching, Calico printing and Hand-finishing at least for five years.

(3) Cases of candidates with minimum technical training but with practical experience in silk and cotton bleaching (chemical bleaching as well as indigenous way of bleaching Manipuri way of Bleaching). Hand-finishing and block-printing or having expert knowledge and experience in silk and cotton bleaching and Hand-finishing will be considered.

Canvassing directly or indirectly will be disqualification.

R. Sharma,
Deputy Director of Sericulture & Weaving
Assam.

U. M. Sinha,
Director of Industries, Manipur.

AN APPEAL.

(Let year leisure be devoted to service to India).

AUXILIARY TERRITORIAL FORCE.

All able-bodied citizens between the age of 18 to 40 years irrespective of race, religion, caste or creed are hereby invited to join the Auxiliary Territorial Force for serving the Nation without any inconvenience whatsoever to their daily life.

An Auxiliary Territorial Force will be formed in Manipur and persons having the above qualifications are advised to register their names with the Recruiting Officer who will stay in the Imphal Dak Bungalow. Two training camps will be opened viz Urban Camp and Rural Camp, in the Urban Camp training will be given to the recruits 8 hours a day for 20 working days, while in the Rural Camp training will be given to the recruits for 10 days continuously, excluding the day of arrival and departure.

The trainees will not be subject to the Army Act nor will they be entitled to any benefits admissible to the personnel of the regular or Territorial Army. Enlistment is voluntary and Government servants may also join. No leave will be granted to any recruit during the period of training.

During the period of training every recruit will be entitled to free out patient medical treatment and free rations. A refreshment allowance of annas six per day per trainee is admissible to Urban Camps.

A sum of Rs. 5/- will be paid to each Trainee as out of pocket allowance on the completion of training.

Tented accommodation will be admissible at the scale for the personnel of the Territorial Army. Those disobeying camp orders will be liable to be removed from the camp.

Government will not be responsible for payment of any compensation (in the shape of pension or any of award) should any trainee suffer injury, disease or death during the course of training.

Government servants who wish to join the training will be granted leave of absence from Office duty.

V. S. Sundaram,
Deputy Commissioner, Manipur
12-12-54.

—কোজবা—

(নহাকী অহাংবা মতম দেশ সেবাসীদমক লেনবিয়ু)

উজিলিয়াৰি টেৰিটোরিয়েল ফোর্স।

৩০০৯৯৬০০

চহি ১৮৭গী চহি ৪০ ফাওবগী বহুংদা লৈবা বশা কবা ভাৰতকী নাগরিক খুদিংবক আং খাইবা নাইদনা দেশ সেবাগী বহুংদা উজিলিয়াৰি টেৰিটোরিয়েল ফোর্স মাওবিরনবা কোজরি।

বহুংদা হাৱরিবা অসিপীদমক নিজুইটিং ওফিসাৰ থুনবক বনিপুৰদা লাকলগনি। বীপুৰ খুদিংবক মিং চনাৰয় হায়না মিংপিংখরি।

কেন্স অমি লিংগনি মাহুদি ১—সহরগী কেন্স

২—লহাইগী কেন্স

সহরগী কেন্স—মফম অসিদা নোংমদা পুং ৩৩ ট্ৰেইনিং লৌবনা ছুমিং ২০নিদা লোইগনি।

লহাইগী কেন্স—মফম অসিদা ছুমিং ১০নি কেন্সতা লৈছনা ট্ৰেইনিং ভৌগনি।

১। ট্ৰেইনিংদা লৈরিটৈদা আৱমী এক্ত নজগা কৰিওছা বেওলাৰ টেৰিটোরিয়েল আৱমীসিংগুয়া বিলিটাৰি আইনগী বশা পোমোই। ইশাগী অপাম পামদ বহুং ইয়া মিং চনবিবা মাই।

২। ট্ৰেইনিং ভৌরিটৈদা চাবা থকপা ক্ৰিপা পীগনি, নাবা থেকপা ভৌববু শেল ভিংদনা বভিক চানা লাইয়েংগনি। অহুগা সহরগী কেন্সতা ট্ৰেইনিং লৌবশিংগী নোংমদা অনা অহম ১৭০ অচোই অথা চানবা পীগনি।

৩। ট্ৰেইনিংদা লৈরিটৈ বহুংদা কেন্সভগী ছুটি পীৰোই।

৪। ট্ৰেইনিং লোইববা বহুংদা বী খুদিংবক লুপা ৫।৫ পোকেট ৰচকীদবক পীগনি।

৫। কেন্সকী আইন ইলবা থোকলবদি কেন্সভগী ভাছোভনি, কৰিওছা বওংদা অথোকপা, অনাবা অববুং শিব ট্ৰেইনিং ভৌরিটৈদা থোকলবদি পেলন নজগা মমা পীবনচিংবগী বরবদা সরকারদা দাৰি লৌৰোই।

৬। কনাওছা ট্ৰেইনিং অসিদা মাওনিংবা গভৰ্ণমেণ্ট সায়ভেণ্ট লৈবদি বখোইবু ট্ৰেইনিংগী বহুংদা অফিণ্ডগী ছুটি পীগনি।

ডি. এস. সুনন্দরাম,
ডেপুটি কমিশনার, বনিপুৰ।



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Manipur



Gazette

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Imphal, Wednesday, January 5, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 18th December, 1954.

No. HP/67/54.—In exercise of the power conferred upon him by Section 44 (1) and (2) of the Motor Vehicles Act 1939 (IV of 1939) read with the Government of India, Ministry of States Notification No. 104-J of the 24th August, 1950 the Chief Commissioner has been pleased to appoint Shri L. Gopal Singh, Deputy Superintendent of Police (1) as the Secretary of the Manipur State Transport Authority. This comes into effect from the date of the issue of this Order and Order No. HP/30/51 of 11-2-52 is amended to this extent.

Imphal, the 28th December, 1954.

No. HP/67/54.—In exercise of the power conferred upon him by Section 21(1) and (2)(a) of Motor Vehicle Act 1939 (IV of 1939) read with the Government of India, Ministry of States Notification No. 104 of the 24th August, 1950 the Chief Commissioner has been pleased to appoint Shri Laisram Gopal Singh, Deputy Superintendent of Police (1) as the Motor Licensing Authority for Manipur with effect from the date of the issue of this Order. The Manipur Motor Vehicle Rules 2(f) under this Government Notification No. HP/36/51 dated 7th November, 1951 published in the Manipur Gazette on 2nd January, 1952 is accordingly amended to this extent.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 31st December, 1954.

No. J/12/51.—In exercise of the powers conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri O. Niladhawaja Singh, Extra Assistant Commissioner with powers of a Magistrate of the 1st Class as defined in the Criminal Procedure Code.

This order shall take effect from 22-12-54.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

PART III

Imphal, the 22nd June, 1954.

No. J/15/54.—The following Acts are republished for general information :—

THE SALARIES AND ALLOWANCES OF MEMBERS OF PARLIAMENT ACT,
1954 (30 of 1954).

AN
ACT

to provide for the salaries and allowances of Members of Parliament.

BE it enacted by Parliament in the Fifth Year of the Republic of India as follows :—

1. Short title and commencement —(1) This Act may be called the Salaries and Allowances of Members of Parliament Act, 1954.

(2) It shall come into force on the first day of June, 1954.

2. Definitions.—In this Act,—

(a) 'committee' means a Committee of either House of Parliament, and includes a Joint Committee of both Houses;

(b) 'member' means a member of either House of Parliament, but does not include —

(i) a Minister as defined in the Salaries and Allowances of Ministers Act, 1952 (LVIII of 1952); and

(ii) an officer of Parliament as defined in the Salaries and Allowances of Officers of Parliament Act, 1953 (20 of 1953);

(c) 'new member' means a member who takes his seat in either House of Parliament after the commencement of this Act and includes a member who is re-elected or re-nominated ;

(d) 'period of residence on duty' means the period during which a member resides at a place where a session of a House of Parliament or a sitting of a committee is held or where any other business connected with his duties as such member is transacted, for the purpose of attending such session or sitting or for the purpose of attending to such other business, and includes —

(i) in the case of a session of a House of Parliament, a period of such residence, not exceeding three days, immediately preceding the commencement of the session and a period of such residence, not exceeding three days, immediately succeeding the end of the session, and

(ii) in the case of a sitting of a committee or any other business, a period of such residence, not exceeding two days, immediately preceding the commencement of the business of the committee or other business and a period of such residence, not exceeding two days, immediately succeeding the conclusion of the business of the committee or other business ;

Explanation.—A member who ordinarily resides at a place where a session of a House of Parliament or a sitting of a Committee is held or where any other business connected with his duties as such member is transacted shall, for the duration of the session or sitting or the time occupied for the transaction of other business (including the three or two days immediately preceding or succeeding), be deemed to reside at such place for the purpose of attending such session or sitting or, as the case may be, for the purpose of attending to such other business ;

(e) 'term of office' means, —

(a) in relation to a person who is a member at the commencement of

this Act, the period beginning with such commencement and ending with the date on which his seat becomes vacant ;

(b) in relation to a new member, the period beginning with the date when such member takes his seat in the House of the People or the Council of States, as the case may be, and ending with the date on which his seat becomes vacant

3. Salaries and daily allowances.—A member shall be entitled to receive a salary at the rate of four hundred rupees per mensem during the whole of his term of office *plus* an allowance at the rate of twenty-one rupees for each day during any period of residence on duty.

4. Travelling allowances.—(1) There shall be paid to each member in respect of every journey performed by him for the purpose of attending a session of a House of Parliament or a meeting of a Committee or for the purpose of attending to any other business connected with his duties as a member, from his usual place of residence to the place where the session or the meeting is to be held or the other business is to be transacted and for the return journey from such place to his usual place of residence —

(a) if the journey is performed by rail, an amount equal to one second class fare *plus* one third class fare for each such journey, irrespective of the class in which the member actually travels ;

(b) if the journey is performed by air, an amount equal to one and one-fourth of the air fare for each such journey ;

(c) if the journey or any part thereof cannot be performed by rail or air—

(i) where the journey or any part thereof is performed by steamer, an amount equal to one and three-fifths of the fare (without diet) for the highest class in the steamer for each such journey or part thereof,

(ii) where the journey or any part thereof is performed by road, a road mileage at the rate of eight annas per mile for each such journey or part thereof.

Explanation.—For the purposes of sub-clause (ii) of clause (c) of this sub-section, the expression 'journey' shall include the journey from and to the railway station, port or aerodrome to and from the usual place of residence of the member or as the case may be, the residence of the member at the place where the session of the House of Parliament or a meeting of the Committee is to be held or where any other business is to be transacted.

2 Notwithstanding anything contained in sub-section (1), a member who performs a journey by road between places connected by rail or steamer, either wholly or in part, may draw the mileage allowance referred to in sub-clause (ii) of clause (c) of sub-section (1) in place of the travelling allowance which would have been admissible to him if he had travelled by rail or steamer, as the case may be :

Provided that the total amount of travelling allowance drawn by such member for the entire journey shall not exceed the amount which would have been admissible to him had he performed such journey by rail or by steamer, as the case may be.

5. Travelling allowances for intermediate journeys.—Where a member absents himself for less than fifteen days during a session of a House of Parliament or a meeting of a committee for visiting any place in India, he shall be entitled to receive travelling allowances in respect of such journey to such place and for the return journey —

(a) if the journey is performed by rail, equal to one second class fare for each such journey irrespective of the class in which the member actually travels;

(b) if the journey is performed by air, equal to one fare by air for each such journey;

Provided that such travelling allowances shall not exceed the total amount of daily allowances which would have been admissible to such member under section 3 for the days of absence if he had not so remained absent.

Explanation.—The provisions of clause (c) of sub-section (1) and of sub-section (2) of section 4 shall, so far as may be, apply to travelling allowances payable under this section as they apply to travelling allowances payable under that section.

6. Free transit by Railway.—Every member shall be provided with one free non-transferable second class pass which shall entitle him to travel by any railway in India at any time, but nothing contained in this section shall affect the payment of any travelling allowance payable to a member under any other provision of this Act.

7. Allowances during short intervals between the termination of one session and the commencement of another session, etc.—Where the interval between the termination of one session of a House of Parliament or, as the case may be, one sitting of a Committee and commencement of another session or sitting at the same place does not exceed seven days and the member concerned elects to remain at such place during the interval, he shall be entitled to draw for each day of residence at such place a daily allowance at the rate specified in section 3:

Provided that if the member leaves such place during the interval, his absence from the place shall be treated as absence during a session of a House of Parliament or a sitting of the Committee, as the case may be, and the provisions of section 5 shall apply accordingly.

8. Amenities.—A member shall be entitled to such medical, housing, telephone and postal facilities as may be prescribed by rules under section 9.

9. Power to make rules.—(1) For the purpose of making rules under this section, there shall be constituted a Joint Committee of both Houses of Parliament consisting of five members from the Council of States nominated by the Chairman and ten members from the House of the People nominated by the Speaker.

(2) The Joint Committee constituted under sub-section (1) shall elect its Chairman and shall have power to regulate its procedure.

(3) The Joint Committee constituted under sub-section (1) may make rules to provide for all or any of the following matters, namely:—

(a) the routes for the performance of any journey;

(b) the manner in which fractions of a day shall be dealt with for the purpose of determining the daily allowance admissible for that day;

(c) the travelling allowance admissible where a member is provided with free transit for the whole or any part of a journey;

(d) the travelling allowance admissible where the place from which a member commences his journey or to which he returns is not his usual place of residence;

(e) the form in which certificates, if any, shall be furnished by a member for the purpose of claiming any allowance under this Act;

(f) medical, housing, telephone and postal facilities mentioned in section 8; and

(g) generally for regulating the payment of daily and travelling allowances under this Act.

(4) Any rules made under sub-section (3) shall not take effect until they are approved and confirmed by the Chairman of the Council of States and the Speaker of the House of the People and are published in the Official Gazette, and such publication of the rules shall be conclusive proof that they have been duly made.

10. Validation of payment of certain travelling allowances.—Where a member is entitled to receive travelling allowance in respect of any journey performed by him by a railway before the commencement of this Act, he shall, notwithstanding the abolition of first class accommodation on such railway, be entitled and be deemed always to have been entitled to receive travelling allowance in respect of such journey at the rates admissible to him in accordance with the law then in force, as if the first class accommodation had not been abolished on such railway and as if the member had in fact travelled by first class and, accordingly the payment of any travelling allowance to such member in respect of such journey at the aforesaid rates shall be deemed to have been validly made and shall not be called in question by any authority on the ground only that the first class accommodation had been abolished on such railway and that the member had not in fact travelled by first class.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Imphal, the 13rd December, 1954.

The following New years message received from the Secretary Indian Red Cross Society, are republished for general information.

G. H. Singh,
Assistant Secretary (Home).
to the Govt. of Manipur.

**NEW YEARS MESSAGE FOR 1955 OF JUSTICE EMIL SANDSTRÖM CHAIRMAN
OF THE BOARD OF GOVERNORS, LEAGUE OF RED CROSS SOCIETIES.**

The year 1954 witnessed the 90th anniversary of the first National Red Cross Societies to be founded after Henri Dunant's inspired idea—the setting into action of a world-wide movement directed towards the alleviation of the suffering of war victims began, in 1864, to take form and shape. A year earlier—1863—the first Geneva Convention had been signed and the International Committee of the Red Cross founded. The Belgian Red Cross was the first National Society to appear on the scene: 72 others have since followed in its footsteps, and today constitute the organisation which was the aim of its founder.

If on this occasion we stop to ask ourselves to what extent the Red Cross has fulfilled the intentions of Henri Dunant, only one answer is possible: like everything human, this institution may have its faults, but its value, indeed its necessity, have been fully demonstrated.

What the Red Cross has done, i. e. the various National Societies, the International Committee of the Red Cross, and the League of Red Cross Societies, in times of war—which alas, have been only too frequent—and in war's aftermath, not to mention its no less important work between war's, are ample evidence that Henri Dunant's idea was no less than a prophetic vision. The volunteer workers of the Red Cross have carried out the task expected of them, they have shown the world how much may be achieved in the humanitarian field by men of goodwill, when love of neighbour is the guiding force, and efforts are coordinated by a suitable organisation.

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With the opening up of new spheres of activity in time of peace and with the tragic increase in the number of natural disasters of recent years, especially the year just past, the importance of the Red Cross and its mission in the world are to-day greater than ever.

In paying tribute to all that was achieved by the founder of the movement and by our predecessors, we look also to the future, determined to carry out our duty to do our share of the work which lies ahead.

In this I know I am expressing what you yourselves feel. On the threshold of the New Year, I want to say "Thank you" to the Red Cross Societies and their members, to the friends of the Red Cross, for the efforts that have been made during the past year, and to give you my best wishes for a Happy New Year, bringing success in your work and the contentment that comes from the sense of having done one's duty.

PART IV

Imphal, the 21th December, 1954.

TOUR PROGRAMME OF MOBILE DISPENSARY FOR THE MONTH OF JANUARY, 1954.

6-1-55.	Imphal to Sekibung	Miles.	25.
7-1-55.	Sekibung to Kasomkhulen	"	8.
8-1-55.	Kasomkhulen to Sangching	"	10.
9-1-55.	Sangching to Nung-ngou	"	7.
10-1-55.	Nung-ngou to Apong	"	5.
11-1-55.	Apong to Hangkou	"	5.
12-1-55.	Hangkou to Ningthi	"	6.
13-1-55.	Imphal—Ningthi, Bongpa and Girhang.		
14-1-55.	Ningthi to Loushing	"	8.
15-1-55.	Loushing to Sakok	"	7.
16-1-55.	Sakok to Tongthang	"	6.
17-1-55.	Tongthang to Kousou Tangkhul.		
18-1-55.	Imphal—Kousou Tangkhul, Kuki and Sangsak.		
19-1-55.	Kousou to Lampui	"	7.
20-1-55.	Lampui to Imphal	"	32.

A. C. Kapoor,
Chief Medical Officer, Manipur.

Tender Notice No. . of 1954.

Imphal, the 30th December, 1954.

Sealed tenders with samples for the following liveries for Grade IV Government Servants will be received upto 1 P. M. of 7-1-55 and opened by the undersigned before the tenderers. There will be no binding to accept the lowest or any tender or assign reason thereof. Successful tenderers will have to deposit a caution money of Rs. 20/- to the Office of the undersigned.

Articles.

1. Long pant.	12 Nos.
2. Khaki Coat.	4 "
3. Warm Coat.	4 "

U. M. Sinha,
Director of Industries, Manipur.

TENDER NOTICES.

Imphal, the 23rd December, 1954.

Sealed tenders are invited for supply of the following articles for the use of the Urban Junior Basic School, Imphal. The undersigned will receive tenders upto the 7th January, 1955 during office hours. Tenders will be opened in the presence of the tenderers on the 12th January, 1955. Successful tenderer will have to deposit Rs. 20/- (Rupees twenty) only as Caution money.

Full particulars will be had from the Head Master, Urban Junior Basic School, Imphal.

- | | |
|-----------------------------------|-------------------------------------|
| 1. 1 Bagettelee (Complete). | 11. Pen nibs — 1 gross. |
| 2. 1 Chess (Complete). | 12. Dusters — 1 doz. |
| 3. 1 Football — No. 4. | 13. Blue Black ink — 1 bottle. |
| 4. 1 packet of Carrom powder. | 14. Gum — 2 pots. |
| 5. 1 Football Pump. | 15. 4 Locks and Keys (Bigger size). |
| 6. 5 Football laces. | 16. Alpines — 1 gross. |
| 7. 1 Hockey ball — Best quality. | 17. 4 File covers — Bigger size. |
| 8. 2 doz. pencils — Best quality. | 18. Knife (Meitei hoijrang) — 1. |
| 9. 20 qrs. of paper (White Demy). | 19. 1 Thread reel. |
| 10. 1 doz. Pen Holder. | 20. 1 doz. Needles. |

Imphal, the 23rd December, 1954.

Sealed tenders are invited for supply of the following articles for the use of the Urban Junior Basic School, Imphal. Tenders will be received by the undersigned upto the 7th January, 1955 during office hours and will be opened in the presence of the tenderers on the 8th January, 1955 at 12 noon. Successful tenderer will have to deposit a sum of Rs. 30/- (Rupees thirty) only as Caution money.

Full particulars will be had from the Head Master, Urban Junior Basic School, Imphal.

- | | Size. | | Size. |
|--|----------|--|------------|
| 1. 20 Dhānus (Bamboo) | | 22. 1 Pliers | 7" |
| 2. Table Balance having the capacity of weighing one pound | 1' high. | 23. 1 Hand Saw | 20" |
| 3. 1 Rope of 200 yds. long | | 24. 1 Hand Saw | 18" |
| 4. 1 Knife | | 25. 1 Tenon Saw (Sweedon) | 12" |
| 5. 1 Try Square | 10" | 26. 1 Compass Saw | 14" |
| 6. 1 Try Square | 8" | 27. 1 Saw Set | |
| 7. 2 Foot Rules | | 28. 12 Triangular Files ... | 5" |
| 8. 1 Screw Driver | 10" | 29. 1 Half Round Wood Finishing File | |
| 9. 1 do do | 12" | 30. Jack Plane Blade | 15" |
| 10. 1 Pincer | 7" | 31. 1 Cook Plane | |
| 11. 1 Sharping Stone | | 32. 1 Smoothing (Finishing) Iron Plane | 6" |
| 12. 1 Sharping Stone (Fine English made) | | 33. 1 Brace (Buddu) | |
| 13. 1 Hammer | 1 lb | 34. 3 Brace Irwin Bits | 1, 1, 3/8" |
| 14. 1 Claw Hammer | 1 1/2 lb | 35. 1 Cramp | 4' 10" |
| 15. 2 Chisels | 1" | 36. Nails 1 sr. | 1" |
| 16. 2 Chisels | 1 1/2" | 37. Nails 4 sr. | 1 1/2" |
| 17. 2 Chisels | 1 1/4" | 38. Nails 3 sr. | 2" |
| 18. 2 Chisels | 1 1/2" | 39. Nails 2 sr. | 2 1/2" |
| 19. 1 Gouges | 1 1/4" | 40. 1 Adze (Manipur made) | Bigger |
| 20. 1 Gouges | 1 1/2" | 41. 2 do (do do) | Small |
| 21. 1 Gouges | 1 1/4" | 42. Kerosine oil 1 sr. | |
| | | 43. Lining string 1 sr. | |

Imphal, the 23rd December, 1954.

Sealed tenders are invited for supply of the following articles for the Urban Basic School Imphal. Tenders will be received by the undersigned upto the 7th January, 1955 during office hours and will be opened on the 11th January, 1955 in the presence of the tenderers. Successful tenderer will have to deposit Rs. 25/- (Rupees twenty-five) only as Caution money.

Full particulars will be had from the Head Master, Urban Junior Basic School, Imphal.

1. 4 Winding Machines (Complete) Meitei Kaptrang).
2. Dye stuff with necessary chemicals 1½ lb., 3 tolas.
3. 1 Reed of 36 (white)
4. 100 Wrap Bobbins (wooden)
5. 30 Weft pins (Wooden)
6. 2 Wooden temples — Size — 60" long
7. 40 Small Iron Rods — " — 70" "
8. 5 Reed Hooks
9. 1 Tailor's scissor
10. 1 Yarn Rope of 500 yds. long
11. 1 Enamel Mug.
12. 1 Half Drum having one bottom and one open face.
13. 1 dozen sand paper
14. 20 spades with bamboo handle — medium size

N. B. Dye stuff under Sl. No. 2 will be 9 tolas each in seven colours of Caledon Dye stuff with necessary chemicals.

Imphal, the 23rd December, 1954.

Sealed tenders are invited for supply of the following article for the Urban Junior Basic School, Imphal. The undersigned will receive tenders upto the 7th January, 1955 during office hours. Tenders will be opened in the presence of the tenderers on the 10th January, 1955 at 12 noon. Successful tenderer will have to deposit Rs. 15/- (teen) only as Caution money.

Full particulars will be had from the Head Master, Urban Junior Basic School, Imphal.

1. One sign Board bearing the name of
GOVERNMENT JUNIOR
BASIC SCHOOL,
HANGMEIBAND, IMPHAL.

} Size — 6½' × 2½'

N. B. The first two words will be in semi oval shape and the others in plain.

M. K. Singh,
Deputy Inspector of School,
Manipur (Valley).

Notice No. IS/5/52.

Imphal, the 25th December, 1954.

Applications from trained graduates in the Education Department with 5 years' teaching experience are invited for promotion to the post of the Deputy Inspector of School (Valley). Selected candidates will draw his own pay scale until the revised scale of pay of the Deputy Inspector of School (Valley) is sanctioned by the Govt. of India.

Applications should state full name, age, qualifications, previous experience etc. and will be received by the undersigned upto 15-1-55.

K. Goura Singh,
Inspector of Schools, Manipur.

PRESS NOTE

Imphal, the 20th December, 1954.

The following letter No. E/127-A/172 dated 21-12-54 received from the Asstt. Recruiting Officer, Shillong Military Exchange regarding Auxiliary Territorial Force at Imphal is republished for general information.

G. H. Singh,
Publicity Officer, Manipur.

Subject.—Auxiliary Territorial Force Training at Imphal.

1. Auxiliary Territorial Force Training Camp will be held at Imphal from 16 January 55 to 25 January 55.

2. The strength of the camp will be 480 volunteers. The trainees of last year camp are also eligible to undergo training this year.

3. A recruiting party will be visiting Imphal sometime in the first week of January 55, the firm date will be intimated to you when approved by the higher authorities and recruitment will be carried out daily from 0800 hrs. to 1300 hrs. The last year's trainees who are willing to undergo training this year as well, are required to inform the Officer Commanding Auxiliary Territorial Force Camp or Assistant Recruiting Officer c/o Imphal Dak Bungalow on or before 11 January 1955. After this date their cases may not be considered.

4. All able-bodied Indian Citizen who are between 17 to 40 years of age are eligible for enrolment in the Auxiliary Territorial Force. The training will commence from 16 January 55 to 25 January 55 (both days inclusive). During the training period the trainees will stay in the camp under military discipline and will be provided free food and accommodation and on completion of training they will be paid Rs. 5/- as pocket allowance.

5. Ex-servicemen and NCC Cadets and personnel belonging to Police Department are not eligible for recruitment.

Iligible,
Assistant Recruiting Officer.



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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 31st December, 1954.

No. J/12/54.—In exercise of the powers conferred upon him by paragraph 4 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to invest Shri O. Niladhwaja Singh, Magistrate 1st Class, with the power to try, if he thinks fit, in a summary way, all or any of the following offences:—

- Offences not punishable with death, transportation or imprisonment for a term exceeding six months;
- Offences relating to weights and measures under Sections 264, 265 and 266 of the India Penal Code;
- Hurt, under section 323 of the same Code;
- Theft, under section 378, 380 or 381 of the same Code; where the value of the property stolen does not exceed fifty rupees;
- Dishonest, misappropriation of property under section 403 of the same Code, where the value of the property misappropriated does not exceed fifty rupees;
- Receiving or retaining stolen property under Section 411 of the same Code, where the value of such property does not exceed fifty rupees;
- Assisting in the concealment or disposal of stolen property, under section 414 of the same Code, where the value of such property does not exceed fifty rupees;
- Mischief, under Section 427 of the same Code;
- House-trespass, under Section 448 and offences under Section 451, 453, 454, 456 and 457 of the same Code;
- Insult with intent to provoke a breach of the peace, under section 504 and Criminal intimidation, under Section 504 of the same Code;
- Abetment of any of the foregoing offences;
- An attempt to commit any of the foregoing offences, when such attempt is an offence;
- Offences under section 20 of the Cattle Trespass Act, 1871;

Provided that no sentence of imprisonment for a term exceeding three months shall be passed in the case of any conviction under this Order.

This order shall take effect from 22-12-54.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

Imphal, the 31st December, 1954.

No. DPC 32/53-Pt —The Chief Commissioner is pleased to order the conversion of the 26 (twentysix) Lower Primary Schools of the Thoubal Community Development Block shown in the annexed schedule into Government L. P. Schools and to sanction the creation of the posts of 78 (seventyeight) teachers for the above schools in the scale of Rs 30-1-35(EB)-1-40/- with effect from the dates of filling upto the end of February, 1955.

The expenditure is debitable to " 63-B-Community Development Projects-B.4-Education " for this State for 1954-55.

H R. Singh,
Asstt. Secretary (Dev) to the Govt. of Manipur.

SCHEDULE

List of 26 Lower Primary Schools in the Thoubal Community Development Block converted into Government L. P. Schools.

- | | |
|----------------------------|-------------------------------|
| 1. Ningombam. | 14. Wangkhein. |
| 2. Onam Sawombung. | 15. Salungpham. |
| 3. Leingoi (Madrassa). | 16. Keirenbikhok. |
| 4. Tangjeng | 17. Chandrakhong Phanjakhong. |
| 5. Maibam Konjam. | 18. Thokchom Khunou Bengi. |
| 6. Keirak Makha Leikai. | 19. Ihowbakchao. |
| 7. Heitup Pokpi. | 20. Arong. |
| 8. Tentha. | 21. Erengband. |
| 9. Khangabok Makha Leikai. | 22. Kakching Turel Wangma. |
| 10. Tera Urak. | 23. Laiphrakpam Atoukhong. |
| 11. Sekmai Kumbi. | 24. Chinglak. |
| 12. Lamjao. | 25. Haokha. |
| 13. Hayel Loubuk. | 26. Chaobok. |

Imphal, the 3rd January, 1955.

No FA/93/51/17 —In exercise of the powers conferred upon me by Serial No. 43 under Appendix 14 of the Compilation of the Fundamental and Supplementary Rules Volume II and in partial modification of my order issued under Notification No. FA/93 51/27 dated 24-3-53, I hereby declare that the Principal Engineering Officer Manipur and Tripura shall be the Head of the Public Works Department, Manipur.

R. P. Bhargava,
Chief Commissioner Manipur.

Imphal, the 7th January, 1955.

No. R/Fy/3/53.—The Chief Commissioner is pleased to accord sanction to the cancellation of Fishery No. 180 Lamjao Maningpat and Fishery No. 181 Mamang Sorokphut from the Register of Government fisheries with effect from 1st April, 1955.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

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NOTIFICATION.

Imphal, the 1st January, 1955.

In exercise of the powers conferred upon me by Section 9 (Sub-rules 2 and 4) of Manipur Factories (Approval, Licensing and Registration) Rules, 1942, I hereby order all Mill Owners in Manipur who have not renewed their licences upto now to pay a fee of 10 percent as fine in excess of the fee ordinarily payable for the licence, and not to continue any manufacturing process until they are renewed. Violation of this will lead to cancellation of their licences.

G. H. Singh,
Chief Inspector of Factories, Manipur

NEW YEAR MESSAGE 1955

from

Mr Paul Ruegger,

President of the International Committee of the Red Cross

In the course of the past year the Red Cross has come to the aid of the suffering and destitute on countless occasions. Its founder organisation, the International Committee in Geneva, has, as in duty bound, endeavoured to act in the interest of the victims of wars, of conflicts and disturbances. The International Committee can, however, only render to the world all the services expected from it, if Governments allow it to intervene and do their best to facilitate and support its humanitarian work. The Committees wish, therefore, for the coming New Year is that the work of the Red Cross should be ever better understood and more readily accepted; for that work is one of the precious assets which humanity must guard jealously under all circumstances, for its own protection and, indeed, to ensure its very survival.

A. C. Kapoor,
Chief Medical Officer, Manipur.

PART IV

NOTICE.

Imphal, the 4th January, 1955.

Applications are invited for (1) post of Nurse in the scale pay of Rs. 50-2 70-5-100/-P. M. plus Dearness Allowance 20% plus Rs. 6-P.M. The applicants are required to appear before the undersigned at his Office on 24-1-55 at 10 A. M. with their necessary certificates etc. for selection.

The Government will not bear the expenses for their coming and going back.

N.B. Uniform allowance of Rs 35/- per annum and free quarter or House rent allowance will also be given.

A. C. Kapoor,
Chief Medical Officer, Manipur.

NOTICE No. 25/54/55.

Imphal, the 6th January, 1955.

Sealed tenders for the supply of a pair of bullocks for use of Department of Agriculture, Manipur are invited and will be received in the office of the undersigned up to the 20th January 1955.

The intending suppliers should bring the bullocks to the Imphal Agricultural Farm for inspection on 22nd January 1955 at 2 p.m. The undersigned does not bind himself to accept the lowest or any tender.

L. U. Singh,
Agricultural Officer, Manipur.

TENDER NOTICE.

Imphal, the 27th December, 1954.

No. 20/54. —SEALED tenders are invited for the supply of the following articles for the use of Salis Panchayets. Tenders should be addressed to the District & Sessions Judge, Manipur and will be received by the undersigned upto 12 noon of the 17th January, 1955 and will be opened at 1 p. m. of the same date. Further details may be had from the office of the District & Sessions Judge, during office hours.

There will be no binding to accept the lowest or any tender or to assign reason thereof.

- | | |
|-------------------|------------|
| 1. Ordinary Chair | 3 (Three). |
| 2. Bench. | 3 (Three). |

Imphal, the 27th December, 1954.

No. 21/54. —SEALED tenders are invited for the supply of the following articles for the use of the District & Sessions Judge's Court. Tenders should be addressed to the District & Sessions Judge, Manipur and will be received by the undersigned upto 12 noon of the 17th January, 1955 and will be opened at 1 p. m. of the same date. Further details may be had from the office of the District & Sessions Judge during the office hours.

There is no obligation to accept the lowest tender and any tender may be rejected without reason being assigned.

1. 2 (two) Almirahs of Uningthou—Size—6' x 3½' x 1½'. each

M. Chowdhury,
C. O. C.,
District & Sessions Court, Manipur.

Notification No. 1 of 1955.

Imphal, the 3rd January, 1955.

Applications are invited from candidates for one Petition Writer for the Court of District & Sessions Judge, Manipur and its subordinate Courts.

Candidates must be bonafide Manipuri or domiciled in Manipur having thorough knowledge of Manipuri and English language.

Applications stating age qualification, experience if any, father's name and full address written in their own hands should be addressed to the Judicial Commissioner, Manipur and reach the undersigned on or before the 15th January, 1955 up to 1 p. m.

K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur.

Imphal, the 6th January, 1955.

Applications stating age on the 1st of January 1955, educational qualification and experience, if any, are hereby invited for three temporary posts of Lower Division Clerks in the Agriculture Department, Manipur, on the scale of pay of Rs 40-2-50(EB)-3-80(EB)-100/- per month plus the usual dearness allowance. These will be received in the office of the undersigned during office hours upto the 20th January, 1955.

None need apply who has not passed the matriculation examination of a recognised University or an equivalent examination. Each applicant should also state if he is married, and if so, whether he has got more than one wife living.

N. K. Das,
Director of Agriculture, Manipur.

Imphal, 31st December, 1954

No. CS/72/52/57.

1. Applications are invited for appointment of a Registered Stockist for the procurement and sale of iron and steel (C.I Sheets, other iron and steel materials) to be allotted by the Government of India for Manipur.

2. The Registered Stockist will have to sell the goods at Imphal to the consumers on permits to be issued by this Administration at the statutory Column III prices of the Iron and steel controller's price circular, plus transport cost and insurance charges, if any. Transport in this clause includes Railway and Steamer freight and lorry fare from Manipur Road to Imphal only.

3. The Registered Stockist will have to deposit a security of Rs. 5,000/- in the Imphal Treasury within 5 days of his appointment, failing which the appointment will be liable to cancellation.

4. An agreement will have to be executed between the Registered Stockist and this Government on such date as may be fixed by the Government.

5. The appointment of the Registered Stockist is terminable on 2 months' notice on either side. The Registered Stockist will, however have to function according to the terms of his appointment, in respect of the goods in his stock or in transit until they are disposed of.

6. Applications will be received by the undersigned by 12 noon of 15th January, 1955.

Imphal, the 4th January, 1955.

No. CS/72/52/58

1. Sealed tenders are invited for Procuring Agency for Cement to be allotted by the Government of India for Manipur.

2. Tenderers are to quote overall commission over the factory price at which they will be willing to make supplies at Imphal.

3. The successful tenderer will have to procure the Cement and bring to Imphal at his own cost and responsibility. He will also be responsible for stocking and disposal of the cement under the direction of this Government.

4. The successful tenderer will have to deposit a security of Rs. 1,000/- in the Imphal Treasury within 5 days of the acceptance of his tender, failing which the acceptance will be liable to cancellation.

5. The Agency will be terminable on 2 months' notice on either side. The Agent will however have to function according to the terms of the Agency in respect of the goods in his stock or in transit until they are disposal of.

6. An agreement will have to be executed between the Government of Manipur and the successful tenderer on such date as may be fixed by the Government in accordance with the above terms.

7. Any tender to which any conditions what-sover are attached will be rejected without reference to the tender.

8. Tenders enclosed in sealed covers and superscribed "Tender for procuring agency for cement" will be received by the undersigned by 12 noon of 15.1.55.

9. Government do not bind to accept the lowest or any tender.

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

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PRESS NOTE.

Imphal, 2nd December, 1954.

The following Press Note received from the Government of Uttar Pradesh, is published for general information.—

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

Under Article 286 of the Constitution of India, as interpreted by the Supreme Court in State of Bombay versus United Motors (India) Ltd., Bombay, levy of sales tax is permissible by the importing State on certain transactions of an inter-State nature. The liability on such transactions arises from January 26, 1950. The U. P. Government, however, as a measure of concession to dealers, decided not to give retrospective effect to the Supreme Court's decision, but to levy tax on such transactions from April 1, 1953, to the extent permissible under the U. P. Sales Tax Act.

2. It has now been represented to Government that the ex. U. P. dealers generally came to know of their liability to pay U. P. Sales tax on such inter-State transactions considerably after delivery of the judgment of the Supreme Court. They did not, during this period, realise any tax from their constituents and it would, therefore cause them great hardship if tax is now charged from them from April 1, 1953.

3. Government have carefully considered this representation. They are of the opinion that there is no legal justification for advancing the date from which tax is to be charged beyond April 1, 1953. In order, however, to avoid hardship to dealers who may not have charged sales tax as such, they have now decided to advance this date to January, 1, 1954, in the case of only those dealers who pay the tax due from them for the period January 1, 1954 to September 30, 1954, as well as the tax which they may have realised as such for the period prior to January 1, 1954, before the end of December 1954. Any tax realised as such before January 1, 1954, has in any case to be paid to Government.

4. It is expected that ex-U. P. dealers liable to pay tax on inter-state transactions in U. P. will take advantage of this concession by paying the tax due from them immediately. The concession will not be extended to those who do not pay, or whose payments are delayed beyond the date fixed by the competent authority.

Manipur



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EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 46-E-9

Imphal, Thursday January 13, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

CHARGE REPORT

Imphal, the 10th January, 1955.

We the undersigned have handed over and taken over charge of the Office of the Chief Commissioner, Manipur this day, the 10th January, 1955 in the afternoon.

R. P. Bhargava,
Relieved Officer.

P. C. Mathew,
Relieving Officer.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 10th January, 1955.

The following Order issued by the Deputy Secretary to the Government of India is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

ORDER

In pursuance of clause (3) of Article 77 of the Constitution of India, I, Rajendra Prasad, President of India, make the following Order:—

- (1) The Ministry of Home Affairs and the Ministry of States shall, with effect from the 10th January, 1955, be combined in one Ministry to be known as the Ministry of Home Affairs.
- (2) All business at present transacted by the Ministry of Home Affairs or the Ministry of States shall be allocated to the Ministry of Home Affairs.

Rajendra Prasad,
President.

Rashtrapati Bhavan,
New Delhi, the 3rd January, 1955.

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PUBLISHED BY AUTHORITY

No. 47

Imphal, Wednesday, January 19, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 5th January, 1955.

No. R/Fy, 11/51.—The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 73 Namoi Turel from the Register of Government Fisheries with effect from 1st April, 1954.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

PART IV

Imphal, the 13th January, 1955.

TOUR PROGRAMME OF THE ADVISER/FINANCE FOR THE MONTH OF JANUARY, 1955.

17-1-55 (Monday)	Leave Imphal Arrive Sangsak.
18-1-55 (Tuesday)	Leave Sangsak Arrive Hundung.
19-1-55 (Wednesday)	Leave Hundung Arrive Ukhrul.
20-1-55 (Thursday)	Halt.
21-1-55 (Friday)	Leave Ukhrul Arrive Imphal.
22-1-55 (Saturday)
23-1-55 (Sunday)	Leave Imphal Arrive Somdal.
24-1-55 (Monday)	Leave Somdal Arrive Tolloi.
25-1-55 (Tuesday)	Leave Tolloi Arrive Imphal.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

NOTICE No. ME(A).

Imphal, the 15th January, 1955.

Preliminary Publication of electoral rolls for the Imphal Municipal Election.

A draft list of electors included in Ward Nos. 1, 2, 3, 4 and 5 of the Imphal Municipality area is published for general information. Persons interested can inspect the Preliminary rolls either at the Election Office or at the Town Fund Office. Any claim for the insertion of a name in the Preliminary electoral roll or any objection against any entry therein shall be preferred to the District Magistrate, Manipur not later than the 25th day of January, 1955. Claims and objections received after 5 P. M. on the 23th day of January, 1955 shall not be entertained.

Claims and objections addressed to the District Magistrate, Manipur shall be received by the Election Office (Secretariat House) Imphal.

Place :—Election Office, Imphal.

Dated :—15th January, 1955.

V. S. Sundaram,
District Magistrate.

NOTICE No. 5.

Imphal, the 11th January, 1955.

Sealed tenders with samples of cloths are invited for supply of the following liveries for the Grade IV employees of the Taxation Office, Manipur. Tenders will be received by the undersigned upto the 25th January, 1955, during office hours. Full particulars may be had from the office during office hours. There shall be no binding to accept the lowest tender or to assign any reason for acceptance of any tender.

The successful tenderer will have to deposit 20% of the value as caution money and the money will be refunded on completion of supply of the liveries.

1. Warm Coat	1.
2. Khaki Coat	1.
3. Khaki long pants	20.
4. White Belts 3 yards each	9.
5. White Pagris of 7½ yards	18.

Imphal, the 11th January, 1955.

Sealed tenders with samples of cloths are invited for supply of the following liveries for the Grade IV employees of the Water Rate Office, Manipur. Tenders will be received by undersigned upto the 25th January, 1955 during office hours. Full particulars may be had from the office during office hours. There shall be no binding to accept the lowest tender or to assign any reason for acceptance of any tender.

The successful tenderer will have to deposit 20% of the value as caution money and the money will be refunded on completion of supply of the liveries.

1. Warm Coats	2.
2. Khaki Coats	5.
3. Khaki long pants	10.
4. Khaki Haver sacks	5.
5. White Belts 3 yards each	5.
6. White Pagris of 7½ yards	10.

Rajkumar Snahal Singh,
Taxation Officer Manipur.

NOTICE

Imphal, the 15th January, 1955.

The following Notice issued by the Office of the Accountant General Assam (Shillong) is republished for general information —

G. H. Singh,

Asstt Secretary to the Govt of Manipur.

Applications (in candidates own handwriting) are invited from (a) citizens of India, (b) persons who have migrated from Pakistan with the intention of permanently settling in India, (c) subjects of Nepal and Portuguese or French possessions in India for registration of names for temporary posts of Upper Division Clerks in the Office of the Accountant General, Assam. Persons under categories (b) and (c) should produce a certificate of Eligibility issued by the Government of India. Five posts are reserved for scheduled castes and six for Tribes candidates.

Preference will be shown to (a) persons registered in the Ministry of Home Affairs (D. G. S. Section), (b) retrenched employees of the Indian Audit Department, other Deptts of the Government of India as well as the employees of the Rationing and Civil Supplies Department in the various States in India, and retrenched employees of the Burma Audit Department.

Minimum Educational Qualification - University degree - candidates having brilliant educational qualifications will have preference

Age limit : 25 years on the date, three months after the date of the advertisement. Relaxable in respect of retrenched employees, refugees and members of the scheduled castes and Tribes.

Scale of Pay : Rs. 50-5-120-E.B.-8-200-10/2-220, plus allowances. Pay will be raised to Rs. 100/- on passing a Departmental Examination, ordinarily after a service of one year. Confirmation will also be subject to the passing of this Examination. Good chances of promotion to higher posts in the Department exist, on passing the prescribed Departmental Examinations.

Applications giving full particulars, supported by copies of all the University and other certificates should be addressed to the Accountant General, Assam, Shillong to reach him not later than the 29th January, 1955

A. K. Mukherji

Accountant General, Assam.

TENDER NOTICE No. IS/84/54 Dated 18-1-55

Sealed tenders are invited for supply of the following articles. Tenders will be received by the undersigned upto 11 A.M. of 25-1-55 during office hours. The tenders will be opened on 26-1-55 at 10 A. M. Full particulars may be had from the office during office hours.

The successful tenderer will have to deposit 10% of the value as caution money and the same money will be refunded after completion of supply of articles.

- | | | |
|--|-----|------------------------|
| 1. One Almirah | ... | 3'6" x 1'6" x 6' |
| 2. One Almirah with glass front | ... | 4'6" x 1'6" x 6'6" |
| 3. One Table with 2 drawers | ... | 5' x 3' x 2'6" |
| 4. One Table | ... | 9' x 3' x 2'6" |
| 5. 12 Chairs (ordinary size). | | |
| 6. One cane seated chair (ordinary size) | | |
| 7. 10 desks. | | |
| 8. 10 Benches. | | |
| 9. 1 Table | ... | 3' x 1'6" x 2'6" |
| 10. 1 Platform | ... | 8' x 5' x 1' |
| 11. 3 Black Boards | ... | 3' x 3' x 5'4" each. |
| 12. 8 Boxes (Almirah shape) | ... | 2' x 1'5" x 2'9" each. |

K. Goura Singh,

Inspector of Schools, Manipur.

NOTICE No. IS/8-X/52

Imphal, the 12th January, 1955.

Sealed tenders with samples are invited and will be received by the undersigned in his office upto 12 noon of the 25th January, 1955 for supply of the following liveries of the Grade IV Govt. employees of the Mao-Maram Govt. High School, Mao. Tenders will be opened in the presence of the tenderers at 1 p. m. (I. S. T.) at the same place and date as mentioned above. There will be no binding to accept the lowest or any tender or assign reason thereof. The selected tenderer will have to deposit a caution money of Rs. 10% of the tender value which will be refunded on due completion of the contract.

Full particulars can be had from the Inspector of Schools, Manipur on any working day during office hours.

Item.	Particulars.	Unit of calculation.
1.	Khaki Coat	Three.
2.	White Pagris of 7½ yards each piece ...	"
3.	Warm Coat (Woollen)	"
4.	White belt of 3 yards	"
5.	Flaver sacks	"
6.	Long Pant of Khaki	"

K. Goura Singh,
Inspector of Schools, Manipur.

PRESS NOTE.

Imphal, the 5th January, 1955.

Encouragement of New Industries for displaced persons in eastern Region

The Union Ministry of Rehabilitation have decided to encourage establishment of industries for the purpose of tackling the problem of unemployment among East Pakistan displaced persons in the Eastern Region comprising West Bengal, Assam, Bihar, Orissa, Tripura, and Manipur. The following facilities will be offered to parties who can satisfy the Government that their schemes are technically sound and that they will be able to carry them out within a reasonable period and further they will employ amongst the displaced persons entire unskilled labour and as much skilled and semi-skilled labour as practicable.

- Factory sites will be provided to industrialists who will have the option to purchase the same or take it on rental basis. In the former case the price will be recovered from them in five equal annual instalments plus interest at 4% per annum on the cost of land thus provided while in the latter case rent only will be charged at 4% on the cost of land.
- The building will be constructed by Government according to the specification of industrialist. Rent on the building will be assessed at 5½% on the cost of it. The industrialist will have the option to purchase the land and building at any time during the period of lease, land at market price and the building at its depreciated value.
- Facilities of electricity and water will be provided for industrial purposes at the bulk rates prevailing in the neighbouring industrial area.
- Loan upto 50% of the value of machinery to be installed on interest at about 4½. The loan will be paid back within a period of 7 to 10 years.

Further information together with a copy of Questionnaire from may be obtained either from the Secretary, Rehabilitation Department of the State Government concerned, or from the Branch Secretariat, Ministry of Rehabilitation, 9/4-Middleton Row, Calcutta.

QUESTIONNAIRE.

1. Name and address of the applicant.
2. Capacity of the Organisation on whose behalf application is submitted.
3. Past experience.
4. Type of industry proposed to be set up with brief description of the process and product.
5. (a) Place and site proposed ;
(b) Any special reason for selection.
6. How much capital is to be invested on .—
(a) Land & Building,
(b) Machinery,
(c) Working Capital.
7. (a) How much of the capital is to be spent on indigenous products and how much on imports from foreign countries.
(b) In case of imports give origin and delivery period.
8. Details of the plant and equipment required with description of performance.
9. (a) What is the amount of loan required.
(b) How will the balance be made up ; whether by formation of a new company or from existing resources ?
(c) The period for which loan is required.
(d) Method of repayment.
10. Have you taken any loan from the State Government or the Government of India (including the Industrial Finance Corporation and Rehabilitation Finance Administration) ? If so, what amount is still due from you ?
11. Quantity and value of raw materials and stores required for the industry.
(a) Indigenous.
(b) Foreign.
12. Consumption of such goods at present in India.
(a) From imports.
(b) From indigenous production.
13. If registered with the Ministry of Commerce and Industry, Government of India, New Delhi, under Industries (Development and Regulations) Act 1951, which came into force on 8th May, 1952, please give registration number.
14. Do you hold any quota for raw materials from the Government of India ? If so, give details.
15. If application for import licence already made, please give details.
16. How much labour (Displaced Persons) you will be able to employ :

In the beginning		When it goes into full production	
Men	Women	Men	Women

- (a) Technical Staff.
- (b) Skilled Workers.
- (c) Un-skilled Workers.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

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NOTICE.

Imphal, the 13th January, 1955.

No. 18/US/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, The Elite Weavers' C. S. Ltd. has been registered and numbered as 18 of 1954-55 dated the 4th January of the year One Thousand Nine hundred and Fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

Imphal, the 2nd December, 1954.

The following Press Note received from the Government of Madras, is published for general information.—

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Public (Information and Publicity) Department.

PRESS NOTE No. 72

Dated, the 20th October, 1954.

In press Communique No. 2 dated 10th June 1954 the non-resident dealers were informed that they should submit the returns (in form A-3A) for the quarters ending June 30, 1953, September 30, 1953, and December 31, 1953 on or before June 15, 1954, and for the quarter ending March 31, 1954 before June 30, 1954, and that they should apply for licences for the years 1953-54 and 1954-55 and for registration for the year 1953-54, on or before June 15, 1954. Subsequently with reference to certain representations received from the Mysore Chamber of Commerce, this Government in their Press Communique No. 3, dated 27th July 1954 extended the time limit for filing the several returns by non-resident dealers till 31st July 1954.

It has been represented that only a few non-resident dealers had applied for registration and licences and submitted turnover returns within the prescribed date, namely 31st July 1954. It has also been pointed out that there are still a large number of non-resident dealers who have yet to register themselves, apply for licences, and submit turnover returns. As the orders stand at present, penal action can be taken for late registration and late submission of turnover returns. In the case of licences, applications, for licences for 1953-54 received after 31st July 1954 were liable to be rejected. In order to avoid hardship to the non-resident dealers the Government extend as a special case, the time for submitting applications for licences and registration and the quarterly returns by non-resident dealers till the 15th November, 1954. The Government however wish to make it clear that unless the non-resident dealers avail themselves of this opportunity and submit the applications for registration and licences and also file the quarterly returns prescribed within the period aforesaid, they will not be eligible for licences in the case of commodities taxable at concessional rates, and that penal action will be taken against them for non-registration and non-submission of returns.

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Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 48-E-10

Imphal, Tuesday, January 25, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 20th January, 1955.

The following Press Note received from the Press Information Bureau, Government of India is published for general information :—

G. H. Singh,
Asstt. Secy. to the Govt. of Manipur.

PRESS NOTE.

REPUBLIC DAY TO BE A PAID HOLIDAY.

In pursuance of instructions issued by the Central Ministry of Labour on previous anniversaries of the Republic Day, workers were permitted to participate in the celebration of January, 26 without being made to suffer any loss in wages.

A similar directive has been issued this year by the Government of India to their officers in charge of industrial undertakings and they hope that other employers as well will co-operate with them by declaring this national day as a paid holiday.

In view of the great importance of the occasion, Government presume that many industrial undertakings have already prescribed January, 26 as one of their regular holidays; but where this has not been done, they hope employers will treat the day as an additional paid holiday and **not** as a substitutes holiday.

Ministry of Labour
New Delhi, January 2, 1955.

Imphal, the 21st January, 1955.

Notice No. ME(B)

Preliminary publication of Electoral roll for the Municipal Election—disposal of claims and objections.

Notice under Rule 13 of the "Rules for the Election of Members of Municipal Boards in Manipur" is hereby given for the information of the electors of Imphal Municipal area that the undersigned First Class Magistrate, Manipur shall dispose of all the claims and objections petitions at a hearing to be held on the 27th January, 1955 at 10 A. M. at the court room of the Senior E. A. C., Manipur. Persons interested are requested to please attend the hearing with proper evidences to support their claims and objections at 10 A. M. in my Court.

Place..... Sr. E. A. C's Office
Date..... January 21, 1955

T. C. Tiankham,
Senior E. A. C. and First Class
Magistrate, Manipur.

PRESS NOTE.

Republic Day Celebrations

Imphal, the 24th January, 1955.

The programme for the Celebration of Republic Day on January 26, 1955, is published below for general information. It is desired that this day of National Festival should be celebrated in a fitting manner by all people and accordingly representatives of all the prominent political parties and citizens of all communities have been invited to attend the official functions at the Chief Commissioner's House and the ceremonial Parade at the Polo Ground. The Government desire that the public in general, irrespective of their political persuasions, should observe the Day as a Day of National Rejoicing in a manner that will reflect their patriotism and the essential unity of this great country.

P. C. Deb,
Chief Secretary to the Govt. of Manipur

Programme for Republic Day Celebrations, January 26, 1955.

1. 8 A.M. ... Flag hoisting ceremony at the Chief Commissioner's residence
2. 9 A.M. ... The Chief Commissioner will take the salute at a Ceremonial March Past at the Polo Ground in which detachments of Assam Rifles, Manipur Rifles, Territorial Army and the State Civil Police will take part.
3. 4 P.M. ... Garden party at the Chief Commissioner's House.
4. 5 P.M. ... Variety Show by Dance College at the Chief Commissioner House.
5. 6 P.M. ... Illumination of public buildings.

NOTICE.

Imphal, the 19th January 1955.

No. 1/55 T.—Sealed tenders with samples of clothes are invited for the supply of the following livery of the grade IV Employees of the District and Sessions Court and its subordinate ones. Tenders addressed to the District and Sessions Judge, Manipur will be received by the undersigned upto 1 p. m. of the 27th January 1955 and they will be opened on the same day before the tenderers.

There shall be no binding to accept the lowest tender or to assign any reason for acceptance of any tender.

24 (twentyfour) complete Khaki long Pants.

K. Chowdhury,
C. O. C.
District & Sessions Court, Manipur

Manipur



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EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 49-E-11 Imphal, Monday, January 31, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

Notice No. ME(C).

Imphal, the 29th January, 1955.

**PRELIMINARY PUBLICATION OF ELECTORAL ROLL FOR
THE MUNICIPAL ELECTION—DISPOSAL OF
CLAIMS AND OBJECTIONS.**

Hearing of claims and objections to the preliminary publication of electoral rolls will again be held on the 1st February, 1955 at 10 A.M. in the Court room of the undersigned. Persons interested are therefore requested to attend the hearing on the date and at the hour specified hereinafter.

T. C. Tiangkham,
Sr. E. A. C & Magistrate in Municipal
Election, Imphal.

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PUBLISHED BY AUTHORITY

No. 50

Imphal, Wednesday, February 2, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 20th January, 1955.

No. FIEC/3-52. — In exercise of the powers conferred by clause (b) of Rule 2 the Representation of the People (Preparation of Electoral Rolls) Rules 1950 and in supersession of the Revenue & Finance Department's Notification No. 516 of 1950 dated 1-9-50, the Chief Commissioner Manipur with the concurrence of the Election Commission hereby appoints Sri V. S. Sundaram, Deputy Commissioner, Manipur to perform the functions of the Chief Electoral Officer for the State of Manipur under the said rule with effect from the 21st September, 1954.

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

Imphal, the 18th January, 1955.

No. J/37/52. —The following Notification published in the Gazette of India dated 17th December, 1954 is republished below for general information:—

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

MINISTRY OF LAW
NOTIFICATION

New Delhi, the 17th December, 1954.

S.R.O 3606. —In exercise of the powers conferred by sub-section (3) of section 1 of the Special Marriage Act, 1954 (43 of 1954), the Central Government hereby appoints the 1st day of January, 1955, as the date on which the said Act shall come into force.

[No. F.Su(-)/54-L]

G. R. Rajagopaul,
Joint Secretary.

TENDER NOTICE No. 31

Imphal, the 11th January, 1955.

Separate sealed tenders superscribed as "Tender for" are invited for the exclusive right to extract and trade in Agar for a term of 5 years from 1-2-55 to 31-1-1960 from the Manipur State Territory and will be received by the undersigned upto 3-0 p.m. on the 31st January, 1955.

Each tenderer must deposit an earnest money of Rs. 50/- (Rupees fifty) only either in the Imphal Treasury or Silchar Treasury which will be refunded in case of unsuccessful tenders and will be converted into a part of caution money in case of successful tenders. The copy of the Treasury Chalan should be enclosed in the tender failing which the tender should be rejected.

Each tenderer should state in lump sum the monopoly fee that he can offer for each year in addition to the royalty payable on such produce. The rate of royalty will be the same as now levied by the Government of Assam in Cachar District, subject to modification from time to time.

Successful tenderers should execute an agreement within 10 days of the receipt of information to that effect and should deposit a caution money of Rs. 200/- (Rupees two hundred) only in either Treasury mentioned above, failing which the tender would be cancelled and earnest money forfeited. The amount of instalment will be determined after acceptance of the tender.

The undersigned does not bind himself to accept the highest tender and may reject any tender without assigning any reason.

Preference will be given to the National of Indian Dominion while disposing of the Agar Mahal.

R. K. Bijoychandra Singh,
Forest Officer, Government of Manipur.

NOTICE No. IS/84/54

Imphal, the 18th January, 1955.

Applications are invited for the following posts of the Basic Training Institute, Imphal in the scales of pay given against each of them. The applications will be received by the undersigned upto 10-2-55.

- | | |
|---|--|
| 1. One Superintendent | Rs. 100-10-130-EB-6-190-EB-10-250/
plus Special pay of Rs. 50/- per
month. |
| 2. One Senior Basic trained Instructor | Rs. 100-10-130(EB)-6-190(EB)-10-250/-
plus D. A. |
| 3. One Spinning and Weaving Instructor | do |
| 4. One Carpentry Instructor (wood-works) | do |
| 5. One Gardening Instructor | do |
| 6. One Sewing, needle work &
embroidery Instructor | do |
| 7. One Typography Instructor | do |
| 8. One Tailoring Instructor | do |
| 9. One pottery Instructor | do |

K. Goura Singh,
Inspector of Schools, Manipur.

NOTICE.

Imphal, the 4th January, 1955.

Subject :—A. R. M. COMPENSATION—PAYMENT OF SANCTIONED CASES

The residents of the A.R.M. areas of Manipur are hereby informed that the payment of A.R.M. compensation has already started. Payment of the compensation will be made by the Sub-Divisional Officers of Ukhrul, Churachandpur and Tamenglong and the Sub-Deputy Collectors of Sadar and Thoubal Hills (for Mao-Maram area), Bishenpur and Thoubal in their respective jurisdictions and the Claims Officer at Imphal for Sadar and Tengnoupal Circles. The A.R.M. villagers of each village will be informed by the Disbursing Officers at least ten days in advance of the date of payment, about the place, date and time of payment of the compensation, by a Notice. Payment will be sanctioned for each village as and when orders admitting or rejecting claims have been passed in respect of all applications from the village.

2. Under law, every receipt of Rs. 20/- and above should bear a revenue stamp of the value of one anna to be supplied by the payee. As such, all the payees are advised to obtain one anna revenue stamp before the payment. In case the stamps are not produced by payees, stamp can be supplied by the Disbursing Officers on payment of one anna out of the amount to be disbursed. No stamps are required for amounts less than Rs. 20/- and no stamps need be produced in such cases.

3. It is understood that every claimant is anxious to know whether his or her claim is accepted or rejected, and if accepted, the amount assessed etc. But as the number of claims is very large, it will be very difficult on the part of the Claims Department to communicate to each and every claimant the orders passed on his application. However, the Claims Department is arranging to send a list of payees with amounts to the Disbursing Officers. The Disbursing Officers will publish the list in the villages concerned in Manipuri by sending sufficient copies, at least ten days before the payment. Some copies of such list will be hung up at prominent places of the Office wall. All applications from the village other than those appearing in the list so published have been rejected.

O. Kathipri,

Extra Asstt. Commissioner (Claims), Manipur.

Imphal, the 31st January, 1955.

The following letter No. F. 19-2/54-S. 1. dated the 15th January, 1955 from the Secretary to the Government of India, Ministry of Education, New Delhi is republished for general information.—

All necessary information and prescribed application forms will be available from the Superintendent Home and Development Departments, Manipur on or before the 5th Feby. 1955.

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

**Sub—London University Institute of Education award of two Fellowships
—1955-56 Applications for—**

I am directed to state that it has been decided to award two fellowships at the University of London, Institute of Education to persons of experience, who may be expected to occupy important positions in the field of Education. Full details of these Fellowships are given below ;—

1. Object of the Fellowships.

The Fellows will be expected to take the course for the Associateship of the Institute. This is not a closely organised course of lectures but envisages the special investigation into some live and important problem in the education of the country. Each fellow will be required to select one such problem for investigation, which is related to his past work and experience, and about which he/she is fairly well informed. At the London Institute he/she would be required to make a comparative study of the corresponding problems in United Kingdom, through his/her contact with other fellows in other Commonwealth countries. He/she will not be required to follow any formal course but will carry out his/her work largely through informal conference with the tutor to whom he/she may be assigned and by visits to educational institutions. In addition to this he/she will be free to attend, without payment of fee, any lectures given at the Institute.

2. Age limits

The applicants should be between 30 and 35 years of age.

3. Minimum Qualifications

The candidate should have an M. A. or an equivalent qualification with at least five years' teaching experience and a degree or diploma in Education.

4. Duration.

The Fellowships will be tenable for one academic year only.

5. Value of Fellowships

The total value of a Fellowship is £500 for one year with an allowance of upto £50 for travel within the United Kingdom or nearby parts of Europe. No payment is admissible towards the cost of passage of a Fellow from his/her place of residence to the place of study and back.

6. Financial Aspect

The Government of India and the University of London Institute of Education will jointly share the expenditure on the fellowship.

7. Time by which the fellows are required to be in the U.K.

The selected candidates will be required to reach the United Kingdom before the end of September, 1955.

2. I am to request that application in duplicate in the prescribed application form attached may kindly be forwarded to this Ministry at an early date so as to reach this Ministry not later than 10th Feby. 1955. As there are only two Fellowships available, the application of not more than two nominees of your University/Government/Institute need be forwarded to this Ministry. Applications received direct from candidates will not be entertained.

NOTICE

Imphal, the 2nd February, 1955.

The 26th January, 1955 being a holiday on account of Republic Day there was no issue of the Gazette on that day.

G. H. Singh,
Publicity Officer, Manipur.

Manipur



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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 51-E-12

Imphal, Thursday, February 3, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 1st February, 1955.

TOUR PROGRAMME OF THE CHIEF COMMISSIONER, MANIPUR.

4-2-55 (Friday)	12.5 P. M. 03.15 P. M.	Leave Imphal Arrival Calcutta Address—5 Russell Street Calcutta—16.
5-2-55 (Saturday)	...	Halt in Calcutta
6-2-55 (Sunday)	2.0 P. M. 6.30 P. M.	Leave Calcutta Arrival Delhi Address—20, Queensway, New Delhi
7-2-55 (Monday) & 8-2-55 (Tuesday)	...	Halt in Delhi
9-2-55 (Wednesday)	8 A. M. 12.45 P. M.	Leave Delhi Arrive Calcutta
10-2-55 (Thursday)	8.45 A. M. 11.50 A. M.	Leave Calcutta Arrive Imphal

P. C. Mathew,
Chief Commissioner, Manipur.

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PUBLISHED BY AUTHORITY

No. 52

Imphal, Wednesday, February 9, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 24th November, 1954.

No. IN-49/54.—In pursuance of the Government of India, Ministry of Commerce and Industry letter No. IP(A)-14(41)/51 dated the 4th September, 1954, the Chief Commissioner, Manipur is pleased to accord sanction to the creation of a post of Director of Industries, Manipur and to appoint thereto Shri Upendra Mohon Sinha, Sericulture Inspector temporarily with effect from 25th November, 1954 in the scale of Rs. 250-250-300-Con-20-400-EB-25-600/- until the vacancy is filled up by the Union Public Service Commission. This supersedes this Administration order No. IN-49/54 dated the 25th November, 1954.

The expenditure is debitable to Industries Budget for the year 1954-55.

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

PART II

NOTIFICATION.

Dated Shillong, the 19th January, 1955.

Subject :—Accounting procedure in respect of the "15 Year Annuity Certificates".

No. TM/BK/15-1/54-55/74.—In partial modification of the instructions issued under this office notification No. TM/BK/15-1/54-55/71, dated the 6-12-54, it is hereby notified for the information and guidance of the treasury and sub-treasury officers in Assam, Tripura and Manipur that the Credits for the monthly receipts in respect of annuity, etc., are initially adjustable in the books of this office. Such receipts should, therefore, be accounted for in the treasury account in the Central Section of the accounts under the head "P—Deposits and Advances—Civil Deposits—Deposit of 15—Year Annuity Certificates" instead of under the "S—Remittances, etc.—Exchange Account—Account between Central Revenue and Assam". The debit will, however, continue to be accounted for under the above mentioned remittance head.

R. M. Chatterjee,

Asstt. Accountant General, Assam, Shillong.

PART IV

Imphal, the 1st February, 1955.

Sealed tenders are invited for the supply of the following to the Manipur Rifles during the period from 1-3-55 to 29-2-56.

Separate tenders with samples (Excepting for Groups D to G) for each group, as detailed below will be received by the Commandant, Manipur Rifles upto 19-2-55 during office hours.

Groups.	Items	Approximate monthly requirements.	Amount of Cash Security.
A	Rice	230 mds.	Rs. 1000/-
	Paddy	40 mds.	
B	Atta	40 mds.	
	Dal (Arhar)	40 mds.	
	Gram (Un-crushed)	16 mds.	
	Vegetable Ghee	13 mds.	
	Salt (Ordinary)	7 mds.	
	Salt (Black)	$\frac{1}{2}$ md.	Rs. 1600/-
	Onion	10 mds.	
	Jeera	$\frac{1}{2}$ md.	
	Dhania	$\frac{1}{2}$ md.	
	Coriander	35 seers.	
	Mustard	35 seers.	
	Tea leaves	4 mds.	
	Stone	20 mds.	
	Crushed mill		
	(Cow head	60 tins.	
C	Potato (Minimum diameter-1")	40 mds.	Rs. 200/-
	Vegetable (Mixed-seasonal.)	35 mds.	
	Ginger	35 seers.	
D.	Firewood (Dry)	400 mds.	Rs. 100/-
E.	Milk (Fresh)	16 mds.	Rs. 50/-
F.	Fish (Ngakra, Ukabi & Param mixed)	4 mds.	Rs. 150/-
	Meat (Cut) (Rate per seer wanted)	15 mds.	Price for different kinds of meat may be quoted.
G.	Kerosine oil (white without container)	1 md.	Rs. 20/-
H.	Charcoal	25 mds.	for whole year (To be supplied within March, 1955.)

Notes :—The successful tenderer/tenderers will have to sign a contract deed with a cash deposit as noted against each group of his/their contract and he/they must abide by the terms and conditions laid down in the tender notice and contract deed.

Supply will have to be made through out the period of contract, according to the sample that will be sent with the tender.

U. C. Malhoutra, I. P. S.
Inspector General of Police, Manipur.

NOTICE No. 29//54/55

Imphal, the 3rd February, 1955.

Applications stating qualifications and age on the 1st January, 1955 are invited for ten stipends of Rs. 50/- each to be awarded for one year for undergoing training at the Agricultural Training School, Khanapara (Assam) with effect from April, 1955. The candidates must have passed the Matriculation Examination, be of good physique and capable of undergoing fatigue. Each applicant should state whether he is married, and if so, whether he has more than one wife living. He should also attach to his application true copies of (1) a certificate from the head of the institution where he last studied and (2) his matriculation certificate.

The applications will be received at the office of the undersigned during working hours upto the 15th February, 1955.

N. K. Das,
Director of Agriculture, Manipur.

NOTICE No. ME(D)

Imphal, the 4th February, 1955.

It is notified for the information of the public in general, and the electors of the Imphal Municipal area in particular, that in exercise of the power conferred upon me by Rule 2(1)(1) of the Election Rules I, T. C. Tiangkham, First Class Magistrate i/c Municipal Election hereby publish the date of the Imphal Municipal Board Election as Monday the 9th May, 1955. Necessary programme supplementing the election will be notified later on.

T. C. Tiangkham,
Sr. E. A. C. & Magistrate i/c
Municipal Election, Imphal.

TENDER NOTICE.

Imphal, the 2nd February, 1955.

Sealed tenders are invited for the sewing and repairing of the following uniforms for the Manipur Rifles during the period from 1-3-55 to 29-2-56.

Tenders will be received by the Commandant, Manipur Rifles during office hours on working days upto 19-2-55.

Items.	Scale of cloth to be used, for each.		
Trouser	3 yds.
Shorts	1½ yds.
Shirt	2½ yds.
Fatigue cap	12" (inches).
Mosquito net	6 yds.

Repairing of the above items on monthly rate

Notes :—Cloths and buttons will be supplied by the Government :

- (b) Successful tenderer will have to furnish a bond with a cash security of Rs. 100/- for fulfilment of the contract.
- (c) There is no obligation to accept the lowest or any tender.

U. C. Malhoutra, I. I. S.
Inspector General of Police, Manipur.

PRESS RELEASE NO. 16.

Imphal, the 31st January, 1955.

The procedure followed in Manipur State on the subject of classification of convict prisoners is the same as that which is followed in Assam and is contained in paragraph 209 of the Assam Jail Manual. Under that procedure, if the convicting Court or the District Magistrate is satisfied that the convict is accustomed to a superior mode of living, he may recommend to the Local Government that he may be classified in a superior Class and the Local Government will pass final orders regarding classification. In a large number of P. S. P. cases, the trying magistrate classified the convicts tentatively in a superior class pending ascertainment of further facts. After such ascertainment, they passed orders finally classifying 78 such convicts in C Class as they found no grounds to recommend to the Local Government, their classification in a superior Class. 8 prisoners however continue to be in Superior Class. A petition was submitted to the District Magistrate on 19-1-55 on behalf of the 78 "degraded" convicts requesting that they should be up-graded and threatening that the "degraded Class C" prisoners will have very reluctantly and helplessly to resort to means at their disposal" if the request is not granted. The District Magistrate went through the records and informed the prisoners on 28-1-55 that he did not see any reason to disagree with the Magistrates on the classification awarded by them on police report. He however advised that if any prisoner felt aggrieved by the order, he should submit an individual application, setting forth the grounds on which he claimed superior classification. Not satisfied with this order, the prisoners have chosen to carry out their threat by going on hunger strike from 29-1-55. They are also trying to persuade other prisoners to join with them in the hunger strike. They are also trying to set up non-P.S.P. convicts in the jail to start a separate agitation in the jail claiming that they should be supplied with cigarettes at Government expense, that their working hours should be reduced etc. and to back up this demand by immediately going on a hunger strike. The Jail Superintendent has been instructed to deal with the situation under the normal rules.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

NOTICE.

Imphal, the 7th February, 1955.

No. 21/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Thoubal More Weavers' Co-operative Production & Sale Society Ltd. has been registered and numbered as 21 of 1954-55 dated the third February, of the year one thousand nine hundred and fifty five Anno Domini

K. G. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 53-E-13

Imphal, Monday, February 14, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 9th February, 1955.

No. R.87.50.309.—The Chief Commissioner was pleased to allow the deputation of Shri H. Ibungoyama Singh, B.A. S. D O., Ukhrul for survey and settlement training at the Assam Survey School at Jhalukbari during the session commencing December, 1954.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PRESS NOTE

Imphal, the 9th February, 1955.

No. HDE/5/55/51.—Information from the Government of India has been received that the Austrian Government have offered 27 places for practical training of Indian nationals in the Austrian industries.

Candidates who have a genuine desire for experience in Engineering Works or Operational Engineering Establishments and who intend to return and take up an engineering career in India, should apply. Candidates who have a working knowledge of German language will receive some preference and must not be more than 35 years of age on 1-1-55.

Candidates may be called for interview at their own cost, if necessary. Selected candidates may be required to arrange funds from their own sources upto about £100 per annum for their maintenance and also will have to meet their travelling expenses from their place of residence to the place of training in Austria and back.

Applications have to be submitted by candidates on the prescribed forms. The last date for the receipt of applications by the Govt. of India, Ministry of Education, New Delhi-2 is 15th February, 1955.

Applications from candidates employed under Govt. are to be sent through proper channel.

Further details and application forms may be obtained from the Superintendent, Home office during office hours.

By order,

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 54-E-14

Imphal, Tuesday, February 15, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 15th February, 1955.

NOTIFICATION.

No. HP/83/54.—Whereas it has been made to appear to the State Government that there is danger to human safety and public order and likelihood of a riot or an affray on account of the present form of the P. S. P. movement, the Chief Commissioner has been pleased to direct that the order issued by the District Magistrate on 17th December, 1954 as amended by his order dated 21st December, 1954 and extended by his order dated 17-1-1955 prohibiting —

- (1) all assemblies and processions of five or more persons within a radius of four miles from the Court of the District Magistrate,
- (2) all picketing of shops, residential houses, bazars, business premises, offices and schools, roads, bridges and lanes within a radius of four miles from the Court of the District Magistrate and from taking part in such assemblies, processions or picketing,
- (3) use of a microphone,
- (4) shouting of slogans,
- (5) display of playcards,

and (6) carrying of fire-arms and lethal weapons,

will be in force for a further period of three months with effect from the 17th February, 1955.

P. C. Deb,
Chief Secretary to the Government of Manipur.

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PUBLISHED BY AUTHORITY

No. 55

Imphal, Wednesday, February 16, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 3rd February, 1955.

No. R/4/53-II. —The Chief Commissioner is pleased to order the de-reservation of 9 paris of land as per description below from the area comprised in village No. 44 Ningthoukhong Kha sheet No. 2 under plot No. 1519 (A portion of Charot pangil grazing ground) with effect from 1st February, 1955, for settlement to the local landless persons :—

Description of land cancelled from the Charot pangil grazing ground.

North, South & West

Rupit land

East

Grazing ground.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART IV

NOTICE.

Imphal, the 7th February, 1955.

No. 20/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the all Manipur Agricultural Marketing Co-operative Society Ltd. has been registered and numbered as 20 of 1954-55 dated the 31st January of the year one thousand nine hundred and fifty five Anno Domini.

Imphal, the 14th February, 1955.

No. 22/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Kakching Weavers Co-operative Production & Sale Society Ltd. has been registered and numbered as 22 of 1954-55 dated the 8th February of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,

Asstt. Registrar, Co-operative Societies, Manipur.

NOTICE.

Imphal, the 14th February, 1955.

No. 23/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Manipur State Handloom Weavers' Co-operative Society Ltd has been registered and numbered as 23 of 1954-55 dated the 7th February of the year one thousand nine hundred and fifty five Anno Domini.

No. 24/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Modern Arts & Crafts Producers' Co-operative Society Ltd has been registered and numbered as 24 of 1954-55 dated the 9th February of the year one thousand nine hundred and fifty five Anno Domini.

No. 25/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Fine Arts & Artistic Works Co-operative Society Ltd has been registered and numbered as 25 of 1954-55 dated the 9th February, of the year one thousand nine hundred and fifty five Anno Domini.

Imphal, the 15th February, 1955.

No. 26/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, The Sana Jannasthan More Weavers' Co-operative Production & Sale Society Ltd. has been registered and numbered as 26 of 1954-55 dated the 14th February of the year one thousand nine hundred and fifty five Anno Domini.

No. 27/CS/II/54-55. —It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the State Producers' Co-operative Society Ltd. has been registered and numbered as 27 of 1954-55 dated the fourteenth February of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Asstt. Registrar, Co-operative Societies, Manipur.

Imphal, the 12th February, 1955.

No. HP/58/52. —The following Press Note issued by the Government of India is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

PRESS NOTE.

An examination for admission to the Prince of Wales's Military College, Dehra Dun, will be held on 4th April 1955 at different centres. It will consist of both written and vice tests.

Applications in duplicate on prescribed forms should reach the State Governments or Chief Commissioners in whose jurisdiction the applicant's parents or guardians ordinarily reside by not later than 1st March 1955. Candidates seeking admission to the College should not be less than 11 years of age but must not have attained the age of 12 years on 1st August 1955. Age limits will not be relaxed.

Full particulars regarding the course of training, specimen question papers etc, and application forms can be obtained from the Chief Secretary to the State Governments or Chief Commissioners concerned.

NOTIFICATION No. 1

Imphal, the 1st February, 1955.

**Notice of sale of Government fisheries in Manipur
for the year 1955-56.**

It is hereby notified, for general information that the Government fisheries in Manipur details of which are enclosed herewith in Annexure (1), will be sold by public auction, at the office of the Deputy Commissioner, Manipur, at Imphal at 11 A. M. on 14-3-55 and the subsequent days (except on public holidays) for a period of one year (i. e. from 1-4-55 to 31-3-56). the term of the last settlement being due to expire on 31-3-55. Intending purchasers are invited to be present on the days fixed and bid for the fishery mahals.

The sale will be made subject to the following conditions:—

(1) The officer conducting the sale does not bind himself to accept the highest bid or any bid and reserves discretion to auction the settlement for either a longer or a shorter term than that specified above. Successful bidder will be required to produce a solvency certificate before his bid is confirmed.

(2) The purchaser shall immediately after the acceptance of his bid, where the bid exceeds Rs 100/, furnish as security a sum equal to one quarter of a year's revenue, or Rs. 100/- whichever is the greater, and shall require to furnish within 7 days of the date of sale additional security to the satisfaction of the Deputy Commissioner, so as to bring up the total amount of the security to one third of the revenue for the full term of the settlement. If the bid is Rs 100/- or less, the entire bid amount must be paid immediately after acceptance of the bid.

If he fails to furnish the initial or the additional security as prescribed above the fishery shall be re-sold at his risk — in the former case, forthwith; in the latter case, after issue of the notice prescribed by Rule 1-5; and in either case he shall be bound to make good the difference between his bid and the amount realised by the subsequent sale, calculated on the whole period of settlement:

Provided that the Deputy Commissioner, may for special reasons, require him to make good only the difference between his bid for one year of the settlement and the amount realised for that period by the subsequent sale.

(3) If the purchaser fails to execute a counterpart within one month from the date of the auction, the fishery shall be resold at his risk and he shall be bound to make good the difference between his bid and the amount realised by the subsequent sale, calculated on the whole period of settlement:

Provided that the Deputy Commissioner may for special reasons require him to make good only the difference between his bid for one year of the settlement and the amount realised for that period by the subsequent sale.

(4) If the purchaser fails to execute a counterpart within one month of the date of the auction, or if he fails to do any thing which he is required or bound under sub paragraphs (2) and (3) above the Deputy Commissioner may further direct that he shall also forfeit the security furnished, if any, or any portion of it.

(5) Every lessee should pay half of one year's revenue on or before the 15th May and the remaining half on or before the 31st July.

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The sum furnished as security under para (2) above shall be adjusted against the last instalment payable during the lease (vide Govt. of Manipur Notification No. 131 of 5/4/50).

(6) In the river fisheries commonly used by the public for navigation no bound of any kind may be constructed and use of Mahajal having a mesh of less than $2\frac{1}{4}$ inch square is prohibited. (In the cases of Fy No. 83 Yangoi, Fy No. 128. Leitong and Fy No. 63 Leinambi erection of fishing bunds is allowed after the 15th October.).

(7) Lessees of fisheries should keep the fisheries clear of water—hyacinth.

(8) Special conditions to be observed by the lessees for different fisheries will be announced immediately before the sale of the fisheries concerned and will be recorded in the bid Register.

Should the lessee or any agent of his infringe any of the conditions of his lease, the Deputy Commissioner may cancel the lease in which case all sums paid by the lessee on account of the fishery will be forfeited and the lessee will be liable for any loss incurred by Government in the re-settlement of the fishery.

(10) The settlement will be subject to the approval of the Chief Commissioner, Manipur.

V. S. Sundaram,
Deputy Commissioner, Manipur.

Annexure I

Fixed for sale on 14-3-55, Monday.

Sl. No.	Fishery No	Name and location of the fishery	Boundary	Term and price for which it was last sold		Name of the lessee with whom it was last settled
				Term	Price	
1	2	3	4	5	6	7
1	62	Laijokolu, Sanjembam village A. P.	To be seen from the D O's office, or will be proclaimed before the sale begins	One year	1,770	To be seen from the D O's office or will be proclaimed before the sale begins
2	64	Snapat, Leimapokpam A. P.		"	7,210	
3	65	Thiyampat A. P. Thiyam village		"	2,200	
4	82/86	Keinaw Awangsoi & Ngakhong Laisoi A. P.	"	"	4,075	"
5	88	Yangoi A. P.	"	"	12,220	"
6	90-93	Biraharikom, Leisembhichanalkhong, Leihaopakom & Nachau Turel	"	"	1,010	"
7	101-106, 326	Hanubikhong Meikambi, Khullekipat, Leikhamtak, Kombipat, Ngakrapat, and Hubidak, Moirang A. P.	"	"	1,500	"
8	107	Takmupat, Thanga A. P.	"	"	1,500	"
9	108/118	Thanga Chinglak & Khanga Lamjao	"	"	1,500	"
10	128	Leitangpat, Wangoi	"	"	5,250	"
11	117	Laphupat A. P.	"	"	3,510	"
12	159	Leimanaipat, Maibam Konjin	"	"	2,020	"
13	227 229	Waithou Thongkha Suptu Karong	"	"	4,400	"
14	231	Ushoipokpi L. P.	"	"	7,900	"
15	232	Taknakhapat I P.	"	"	5,025	"
16	236	Poiroupat Kh. P.	"	"	4,000	"
17	405	Wabgaikhong Ahanbi L.P.	"	"	6,050	"
18	165	Lamjaokhong, near Hiyanglam village L.P.	"	"	4,150	"
19	166	Pumlen L. P.	"	"	11,500	"
20	155	Ningthibakhong L. P.	"	"	18,900	"
21	160	Ikop L. P.	"	"	27,556	"
22	164	Kharungpat L. P.	"	"	25,050	"
23	225	Waithou Phumnam L. P.	}	"	45,080	"
24	226	Waithou Soirel L. P.				

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Fixed for sale on 15-3-55, Tuesday.

1	2	3	4	5	6	7
1	66	Leinambipat A. P.	To be seen from the D.C.'s office, or will be proclaimed before the sale begins	One year	1,540	To be seen from the D.C.'s office or will be proclaimed before the sale begins.
2	67	Sajor Loukol, Utlou village A. P.			300	"
3	68	Bamon Loukut A. P.	"	"	670	"
4	70	Awangpat, Nambol Kongkham A. P.	"	"	270	"
5	72	Utrapat A. P.	"	"	1,070	"
6	79	Saipat Timphakom near Oinam village A. P.	"	"	1,450	"
7	81	Keinou Hidenkom A. P.	"	"	775	"
8	89	Ngakrapat A. P.	"	"	410	"
9	94	Nachau Turel, Potsangbam village	"	"	370	"
10	95/389	Ningthoukhong Turel & Tangkhulkhong	"	"	500	"
11	98-100	Snathoibi Mayangkhong & Irumbi Turel, Naran Seinya village A. P.	"	"	230	"
12	111	Kumbi Kangsoibi A. P.	"	"	1,050	"
13	112	Ungamlenpat A. P.	"	"	1,200	"
14	113/364	Haotakpat & Tusampat Wangoo village	"	"	1,400	"
15	114/115	Sandangkhang & Jagadhamkhong A. P.	"	"	1,450	"
16	154	Ngangou Turel Ahanbi Lilong L. P.	"	"	600	"
17	156	Senapatisoil L. P.	"	"	900	"
18	157	Moirang Sangol L. P.	"	"	1,250	"
19	161	Laidakolpat L. P.	"	"	1,000	"
20	162	Leisangthem Sangthabi L. P.	"	"	400	"
21	163	Hayel Tampaksoi L. P.	"	"	200	"
22	169	Chairel Nongyaikhong L. P.	"	"	800	"
23	169A	" Tronglaobi L. P.	"	"	800	"
24	177	Kakyaipat near Langmeidong village	"	"	2,295	"

Fixed for sale on 15-3-55, Tuesday (Contd).

1	2	3	4	5	6	7
25	212	Nongdambi Turel, Uyal, Wangbal village.	To be seen from the D C's office or will be proclaimed before the sale begins	One year	1,010	To be seen from the D C's office or will be proclaimed before the sale begins
26	212 A	Lakhongpat L. P.	for the sale begins	"	1,020	"
27	215	Arong Turel Amanbi near Thoubal Athokpam	"	"	1,700	"
28	233	Linchik pat I. P.	"	"	1,500	"
29	243	Chingnung Itup, Thoubal Turel Kh. P.	"	"	1,600	"
30	253	Charangpat Itup, L. P.	"	"	550	"
31	325	Thamomtak, Moirang.	"	"	250	"
32	329	Ngarampat, Thanga.	"	"	130	"
33	330	Samukolpat "	"	"	170	"
34	340	Haosabal Thingom Lamjao near Mayang Imphal.	"	"	565	"
35	341	Lilong Turel Ahanbi nala, near Dolaifhabi L. P.	"	"	135	"
36	350	Tolongsoi pat, keirale village.	"	"	5,100	"
37	355/356	Kbullakpat & Konde pat, Chairel village.	"	"	160	"
38	357	Sagangba, Nangoo Basti.	"	"	750	"
39	359/361	Mamangpat, Tangjeng	"	"	615	"
		Uyumpok. "				
		Kambongpat. "				
		Parpat. " A. P.				
40	363	Thumgong, Wangoo. "	"	"	1,610	"
41	367	Langban hiran, Sugnoo.	"	"	55	"
42	388	Champrakhong, Khoijuman village.	"	"	180	"
43	391	Awang Turel, Phubalwa village.	"	"	26	"
44	395	Wangoo Hirampat L. P.	"	"	30	"

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Fixed for sale on 16-3-55, Wednesday.

1	2	3	4	5	6	7
1	1	Sinam Turel, Sinam village.	To be seen from the D.C.'s office or will be proclaimed before the sale begins		71	To be seen from the D.C.'s office or will be proclaimed before the sale begins
2	2	Kongba Itup, Kongba Maru.		"	45	
3	3	Khundrakpam, Itup, Kongba river, Khundrakpam portion.		"	65	"
4	A 3	Ditto Ditto, Khabeisoi "	"	"	70	"
5	7	Leikinthabi Itup N. P.	"	"	50	"
6	8	Awang potsangbam " "	"	"	90	"
7	9	Potsangbam Thouribi Itup "	"	"	45	"
8	10	Khonghampat " "	"	"	205	"
9	11	Koirangei Itup, Imphal river.	"	"	200	"
10	12	Kairang " "	"	"	25	"
11	14	Tingri Turel Amanbi N. P.	"	"	30	"
12	15	Kanto Itup, Leimakhong Turel	"	"	50	"
13	16	Tendongyan Itup Leimakhong	"	"	25	"
14	17	Phoidinga " "	"	"	31	"
15	18	Khonghampat " "	"	"	60	"
16	19	Khurkhul Itup Luwangli Turel	"	"	50	"
17	20	Loitang Leikinthabi Itup Luwangli river	"	"	25	"
18	21	Loitang khulen Sandum Itup Luwangli river	"	"	65	"
19	22	Khamrai Itup " "	"	"	72	"
20	23	Kameng " "	"	"	65	"
21	24	Soirenkhang, Loitang Sandum	"	"	81	"
22	25	Salal Turel, Loitang khimou	"	"	70	"
23	28	Shingtha Itup	"	"	25	"
24	29	Akham Itup Nambool river	"	"	70	"
25	30	Lamlongei Itup Abalok Turel	"	"	25	"
26	31	Lairenkabi Itup Abalok Turel	"	"	10	"
27	32	Heibongpokpi " "	"	"	45	"

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Fixed for sale on 16-3-55, Wednesday. (Contd)

1	2	3	4	5	6	7
28	33	Kadangpal Itup Atalok Turel	To be seen from the D.C. office or will be proclaimed before the sale begins	One year	20	10 to be seen from the D.C.'s office or will be proclaimed before the sale begins
29	34	Atomkhumal ,, ,,			20	"
30	35	Kangdabi ,, Maklang Turel	"	"	10	"
31	36	Maklang ,, ,,	"	"	40	"
32	37	Ngairangbam ,, ,,	"	"	20	"
33	38	Khumbong ,, ,,	"	"	15	"
34	39	Khaidem ,, ,,	"	"	10	"
35	40	Awangjiri ,, ,,	"	"	No bid	"
36	41	Nambal Turel, Nambal Itup	"	"	10	"
37	42	Sagollok Turel, Khaidem Turel	"	"	10	"
38	44	Lamphelbam, Hekrujam	"	"	No bid	"
39	45A } 45B }	Khabikhongbal, Thangtek Meitei & Naga portion	"	"	11	"
40	45C	Khabikhongbal Khab portion	"	"	14	"
41	45D	Ditto Khadem ,,	"	"	12	"
42	45E	Ditto Konthoujam ,	"	"	17	"
43	47	Nupi Hiden Pathabi	"	"	No bid	"
44	46	Merakhong, Yarou Bamdhar	"	"	260	"
45	50	Ditto Kadam Pokpi	"	"	15	"
46	51	Ditto Lairnjam village	"	"	10	"
47	52	Ditto Watchung Khulen	"	"	12	"
48	56A	Waisel Itup, Ningombam village	"	"	270	"
49	57	Ditto Kodom Pokpi	"	"	85	"
50	58	Ditto Irom Meijrao	"	"	45	"

Fixed for sale on 17-3-55, Thursday.

1	2	3	4	5	6	7
1	59	Thounaojam Itup, waisal Turel	To be seen from the D.C.'s office, or will be proclaimed before the sale begins.	One year	10	To be seen from the D.C.'s office or will be proclaimed before the sale begins
2	60	Isingthembi khongbal wakching khulen		"	100	"
3	63	Makhapal Mamangpat Leimapokpam	"	"	550	"
4	69	Nambol Turel, Nambol village	"	"	30	"
5	311	Nambol Turel Toothong village	"	"	60	"
6	71	Toothongtabi Itup, Maibam and Noured village	"	"	200	"
7	73	Namoi Turel, Namoi village	"	"	No bid	"
8	74	Irengbam Turel Irengbam village	"	"	10	"
9	75	Leimaram Turel, Chakpra Leimaram village	"	"	No bid	"
10	77	Onam Turel, Onam village	"	"	10	"
11	78	Yunam khunou Turel	"	"	44	"
12	80	Sumairou, Keinou village	"	"	700	"
13	83	Keinou Turel , ,	"	"	12	"
14	84	Ngakhong khunou Turel	"	"	91	"
15	87	Toubul Turel	"	"	No bid	"
16	96	Hentak khong, Ningthou-Khong kha village	"	"	250	"
17	97	Langambi khong, Thiningei	"	"	50	"
18	97A	Ditt, Phubalwa	"	"	30	"
19	109	Thamna pokpi, Kwakta	"	"	60	"
20	110	Khuga Turel, Kumbi	"	"	100	"
21	120 } 121 }	Phougakchou khong Komlakhong	"	"	705	"
22	122	Leingangpat, A. P.	"	"	145	"
23	123	Khullakpat, Mayang Imphal	"	"	890	"
24	124	Khong Ahanbi (Govindasena) A. P.	"	"	500	"

Fixed for sale on 17-3-55, Thursday (Contd).

1	2	3	4	5	6	7
25	125	Sarengkhong, Chirai Basti	To be seen from the D O's office or will be proclaimed before the sale begins	One year	360	To be seen from the D O's office or will be proclaimed before the sale begins
26	127	Ngakhong, Wangoi village		"	30	
27	395A } 395B }	Samurou Hiyangthang Sorok-nala		"	150	
28	131	Samurou Itup, Imphal river	"	"	50	"
29	132	Oinampat " "	"	"	130	"
30	133	Laifrakpam " "	"	"	110	"
31	134	Motja Company Itup " "	"	"	190	"
32	135	Chongtham Kona " "	"	"	260	"
33	136	Mutum Phibou " "	"	"	210	"
34	137	Chirai " "	"	"	255	"
35	138	Chabung Company Itup " "	"	"	130	"
36	139	Mayang Imphal " "	"	"	130	"
37	140	Irausoi Itup, Imphal river.	"	"	80	"
38	141	Maibam " " "	"	"	400	"
39	142	Bengul " " "	"	"	55	"
40	143	Wangbal " " "	"	"	165	"
41	144	Uchiwa " " "	"	"	135	"
42	145	Hayel " " "	"	"	120	"
43	146	Hangul " " "	"	"	520	"
44	147	Phougakchao " "	"	"	2,500	"
45	148	Hayel Inkhangpham " "	"	"	430	"
46	149	Arong Itup " "	"	"	3,250	"
47	150	Wangoo " " "	"	"	800	"
48	171	Chairel " " "	"	"	355	"
49	172	Nungoo " " "	"	"	365	"
50	173	Tangjing " " "	"	"	150	"
51	174	Sugnoo " " "	"	"	205	"

Fixed for sale on 18-2-55, Friday.

1	2	3	4	5	6	7
1	15	Longkhun Soi L. P.	To be seen from the D. O's office or will be proclaimed before the sale begins	One year	35	To be seen from the D.O's office or will be proclaimed before the sale begins
2	167	Thongam Dholangpat L.P.				
3	383	Marimbamul Thongam village			250	
4	175	Chomlangkom, Waikhong Ningthounai	"	"	425	"
5	176	Elangkhanpokpi Maningpat	"	"	180	"
6	178	Irun Turel, Langineidong	"	"	95	"
7	179	" " Nungoo Snamahi	"	"	210	"
8	182	Hiramei Turel, Hiyanglam village	"	"	100	"
9	183	Sekmai Turel, Pallel village	"	"	475	"
10	184	" " Kakching Khulen	"	"	200	"
11	185	" " " Wairi	"	"	150	"
12	186	" " Keirak village	"	"	250	"
13	187	" " Hiyanglam Wabgai	"	"	705	"
14	192	Thoripat, near Lousi	"	"	Not sold last year	"
15	197	Hanuba lom, Sangai Impham village	"	"	620	"
16	198	Heirolk Turel, Heirolk Itup	"	"	50	"
17	199	" " Wangjing "	"	"	45	"
18	200	" " Lamding "	}	}	400	}
19	201	" " Sangai Impham Itup				
20	202	" " Tentha				
21	203	Phumtha Itup, Sangai Impam village	"	"	400	"
22	204	Uningkhong, Heirolk	"	"	70	"
23	205	Khongjom Turel, Khongjom portion	}	}	150	}
24	205A	" " Sapam portion				
	206	" " Wangjing "				
25	207	Langathel Turel	"	"	25	"

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Fixed for sale on 18-3-55, Friday (Contd).

1	2	3	4	5	6	7
26	208	Patlipat, Heirok	To be seen from the D C's office or will be proclaimed before the sale begins	One year	25	To be seen from the D C's office or will be proclaimed before the sale begins.
27	209	Kairembikhok Itup, Nongdambi Turel			70	
28	210	Nongdambi Amanbi, Uyal village			50	
29	211	Wangbal Itup, Nongdambi Turel falling into Arong Turel	"	"	50	"
30	213	Khangabok Khunou Itup, Nongdambi Turel	"	"	20	"
31	216	Khabak khong, Thoubal Khetri Leikai	"	"	40	"
32	217	Lakhinagar Itup, Thoubal River	"	"	120	"
33	218	Ningombam ,, ,,	"	"	70	"
34	219	Haoga ,, ,,	"	"	55	"
35	220	Sabaltongba ,, ,,	"	"	55	"
36	221	Kiyam ,, ,,	"	"	215	"
37	222	Khekmal ,, ,,	"	"	65	"
38	223	Leisangthem ,, ,,	"	"	16	"
39	224	Thoudam ,, ,,	"	"	15	"
40	244	Bishnusena ,, ,,	"	"	80	"
41	246	Poiroukhongjin ,, ,,	"	"	165	"
42	247	Huidrom ,, ,,	"	"	55	"
43	254	Chandrakhong ,, ,,	"	"	80	"
44	237	Poirou Shoining, Angtha village	"	"	285	"
45	248	Ingourok Maru	"	"	55	"
46	249	Kakmayai Tamengkhong	}	"	250	"
47	250	Tareng Tarang ,,				
48	251	Tamengkhong maril Khoirom village	"	"	130	"
49	257	Phoudai Maril, Kamu Yaithibi	"	"	460	"
50	374	Nawangkhong, Phoudel	"	"	50	"

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Fixed for sale on 19-3-55, Saturday.

1	2	3	4	5	6	7
1	258	Snapat Andro village	To be seen from the D.O.'s office or will be proclaimed before the sale begins	One year	105	To be seen from the D.O.'s office or will be proclaimed before the sale begins
2	259	Irong maril „ „			515	
3	387	Nongmai Turel „ „			50	
4	335	Sna Ichin Ithei			85	
5	337	Khabakkhong, Wangjing	„	„	75	„
6	372	Haokhong Maril, Tentha	„	„	400	„
7	373	„ „ Khunau } Khunjae }				
8	394	Kamaloukhong Sangaitabi	„	„	1,445	„
9	312	Nambool River from Iroisemba to Keisampat bridge	„	„	23	„
10	313	Ditto, from Keisampat bridge to Heirangoithong bridge	„	„	200	„
11	314	Ditto, from Heirangoithong bridge to Langthabal Phuramakhong				
12	151	Ditto from Phuramakhong to Hiyangthang				
13	318	Nupihiden Namthikhong	„	„	180	„
14	319	Lamdeng Itup				
15	323	Phoiying Haoroukom	„	„	30	„
16	331	Sumairou Loukhong, Chingku Basti	„	„	15	„
17	343	Sekmai Turel, Awang Sekmai	„	„	80	„
18	346	Lairelsajik Itup	„	„	65	„
19	347	Kongba Ahanbi, Salam Awangkhumou	„	„	47	„
20	368	Namthikhong, Haorang	„	„	10	„
21	369	Konthoujam Loukhong	„	„	47	„
22	371	Turel Ahanbi, Thaoroijam	„	„	10	„
23	376	Patlelpat Loukhong, Awangkhumou	„	„	32	„
24	377	Kombipok Loukhong, Salam Keikhu	„	„	17	„
25	379	Kongousoubi Loukhong of ditto	„	„	46	„

Fixed for sale on 21-3-55, Monday.

1	2	3	4	5	6	7
	260	Leitambikhong, Leitambi Basti	To be seen from the D.C.'s office, or will be proclaimed before the sale begins.	One year	445	To be seen from the D.C.'s office or will be proclaimed before the sale begins.
2	262	Thaodikhong, Leimakhong Pawakhong, Yainangpokpi		"	200	"
3	263	Hidampat, Lousangkhong village	"	"	10	"
4	264	Lousangkhong Akabi	"	"	44	"
5	265	Khamellok Loukhong, Keibi Leisangkhong village	"	"	85	"
6	266	Komsang maril, Uyumpok village	"	"	150	"
7	267 } 269 }	Pukhao Leiremba konfam } Pukhao Itup, Iril river }	"	"	255	"
8	270	Sagolmang Itup " "	"	"	20	"
9	271	Uyumpok " " "	"	"	20	"
10	272	Keibi " " "	"	"	90	"
11	273	Keibi Leisangkhong "	"	"	30	"
12	274	Sekta " "	"	"	30	"
13	275	Pungdongbam " "	"	"	25	"
14	276	Sawombung " " }	"	"	100	"
15	277	Phaknung " " "	"	"		"
16	278	Kanglaaipai " " }	"	"	80	"
17	279	Angomlawai " " }	"	"		"
18	280	Moirangkampu " "	"	"	20	"
19	281	Khetrikampu " "	"	"	81	"
20	282	Naharup " "	"	"	71	"
21	283	Bamonkampu " "	"	"	42	"
22	284	Keirao " "	"	"	86	"
23	285	Urup " "	"	"	90	"
24	286	Sankardev " "	"	"	365	"

Fixed for sale on 21-2-55, Monday. (Contd).

1	2	3	4	5	6	7
25	288	Khabeisoinala	To be seen from the D.O.'s office, or will be proclaimed before the sale begins.	One year	270	To be seen from the D.O.'s office or will be proclaimed before the sale begins.
26	289	Ipum Turel Kongba Turel Amanbi			35	
27	292	Kongba Itup	"	"	115	"
28	293	Kongba Achouba	"	"	110	"
29	294	Makha kongba	"	"	580	"
30	295	Akasoi, Uchekkon village	"	"	85	"
31	296	Lairenpat " "	"	"	40	"
32	300	Jubaraj Loukol, Arapti	"	"	50	"
33	301	Araptinala, Wangkhei Loumanbi	"	"	115	"
34	304	Imphal river from Shing-jamei bridge to Lilong bridge	"	"	50	"
35	305	Chajing Itup Imphal river	"	"	75	"
36	306	Karam " " "	"	"	90	"
37	307	Haoreibi " " "	"	"	35	"
38	308	Kyamgei Turel Amanbi	"	"	10	"
39	333	Thambalkhong Kheragao	"	"	10	"
40	380	Pangei Itup, Pangei village	"	"	55	"
41	385	Terapur " Leitanpokpi	"	"	40	"
42	396	Khamlangpat, Sangsahi village	"	"	365	"
43	400	Lembikhong Nagolmang village	"	"	44	"

N.B.—(i) The Deputy Commissioner, Manipur, reserves the right not to put to sale of any of the aforesaid fishery when it has been settled with somebody by the Chief Commissioner of Manipur.

(ii) Particular conditions attached to different fisheries, their boundaries and the name of last year's lessees will be announced to the bidders immediately before the fisheries are put to auction.

LIBRARY

Imphal, the 4th February, 1955.

TOUR PROGRAMME OF THE ADVISER IN-CHARGE FINANCE
FOR THE MONTH OF FEBRUARY, 1955.

Imphal		Leave Imphal.
4-2-55	...	Arrive Maram Khunou.
5-2-55	...	Leave Maram Khunou.
		Arrive Tomoyon.
6-2-55	...	Leave Tomoyon.
		Arrive Imphal.
<hr/>		
7-2-55	...	Leave Imphal.
		Arrive Liwachangning.
8-2-55	...	Leave Liwachangning.
		Arrive Taopokpi.
9-2-55	...	Leave Taopokpi.
		Arrive Imphal.
<hr/>		
12-2-55	...	Leave Imphal.
		Arrive Kangchup.
13-2-55	...	Leave Kangchup.
		Arrive Haochong.
14-2-55	...	Leave Haochong.
		Arrive Lukhambi.
15-2-55	...	Leave Lukhambi.
		Arrive Tamenglong.
16-2-55 }	...	Halt.
17-2-55 }	...	
18-2-55	...	Leave Tamenglong.
		Arrive Lukhambi.
19-2-55	...	Leave Lukhambi.
		Arrive Haochong.
20-2-55	...	Leave Haochong.
		Arrive Imphal.

Village elders of the following villages to meet Adviser at Liwachangning
Camp on 7-2-55 at 3 P. M.

Sl. No.	Name of village.	Sl. No.	Name of village.
1.	Unapan.	9.	Liwakhullen.
2.	Koroupokpi.	10.	Sasai.
3.	Aimol.	11.	Purum Khulen.
4.	Lamkang Khunou.	12.	Wangbra.
5.	Thamnapokpi.	13.	Khutei Khunou.
6.	Komlathabi.	14.	Phunan Sambum Maring.
7.	Chungbu Khun.	15.	Senam.
8.	Mayaikhun Lamkang		

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Village elders of the following villages to meet Adviser at Taopokpi Camp on 8-2-55 at 3 P. M.

- | | | | |
|----|-----------------|-----|-----------------------|
| 1. | Thurcham | 9 | Duri. |
| 2. | Khubung Khunou. | 10. | Nungkangching. |
| 3 | Chakpikarong. | 11. | M. hotela. |
| 4. | Sanarup. | 12. | Tungser. |
| 5. | Koyol Khun. | 13. | Thangsubhun. |
| 6. | Nungpan. | 14. | Thungkangphei. |
| 7. | Belu. | 15. | Sukunu Naga Toupokpi. |
| 8. | Lungphura. | 16. | Do Do Khunou. |

Village elders of the following villages to meet Adviser at Maram Khunou Camp on 4-2-55 at 3 P. M.

1. Sadim.
2. Sadim Pukhri.
3. Taphou.
4. Taphou Kuki.

Village elders of the following villages to meet Adviser at Tomoyon Camp on 5-2-55 at 3 P. M.

1. Mayangkhang.
2. Tumnoupokpi.
3. Hengbung.
4. Chongobung.

T. Kalachand Singh,
Asst. Secretary to the Govt. of Manipur.

PART II

Imphal, the 18th February, 1955.

No. R/Fy/3/53.—The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 374 Nawangkhang and Fishery No. 266 Komsing Maril from the Register of Government Fisheries with effect from 1st April, 1955 for irrigation purposes.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 19th February, 1955.

No. HJ/7/50.—In supersession of this Administration order No. 201 of 1950 dated 26-4-50 the Chief Commissioner is pleased to order that with immediate effect Shri T. C. Tiangkham, E. A. C. will hold the charge of the Manipur Jail as Superintendent in addition to his duties. The duties of the Superintendent of Jail will be those laid down in the Assam Jail Manual and the powers of the District Magistrate in regard to Inspection, General Supervision etc. as laid down in the Jail Manual will continue to be exercised by the District Magistrate of Manipur.

The Medical Officer who is at present looking after the Jail and Police Hospital will continue to look after them and he will call in the assistance of the Chief Medical Officer if he considers it necessary in any particular case.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 16th February, 1955.

No. Cin. 5 55 8. —The following Notification No. 1/51/54-F dated the 2nd February, 1955 received from the Government of India, Ministry of Information and Broadcasting is republished for general information.

T. Kepgen,
Secretary to the Govt. of Manipur.

In pursuance of the Resolution of the Government of India in the Ministry of Information and Broadcasting No. 1/51/54-F, dated the 2nd Feb'y, 1955, the Central Government hereby re-constitutes the Film Advisory Board, Bombay with effect from the 16th February, 1955 and appoints the following as its members with effect from the same date:—

1. Chairman, Central Board of Film Censors... .. Ex—officio Chairman
2. Regional Officer, Central Board
of Film Censors, Bombay Ex—officio member
3. Srimati Leela Jog, Member, Bombay
Advisory Panel, Central Board of Film Censors
4. Dr. D. G. Vyas.
5. Sri D. N. Marshall.
6. Sri D. P. Wagle.
7. Kumari S. Panandikar.
8. Sri V. Shantaram.
9. Sri Habib Hoosain.

PART IV

Imphal, the 31st December, 1955.

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.

IN THE COURT OF THE JUDICIAL COMMISSIONER, MANIPUR AT IMPHAL.

Notice is hereby given that the undermentioned person has applied to this Court to be adjudicated insolvent, and that his application having been admitted will be heard on the date specified in Column 4 of the statement below. Any creditor wishing to oppose the case may appear on the date fixed either in person or by a pleader:—

No. of the case.	Name, parentage, occupation & place of residence of the		Date fixed for hearing the application
	Petitioner.	Creditor.	
1	2	3	4
7/1954.	Konhoujam Iboto Singh S/O Late Tonjao Singh of Konhoujam Village	R. K. Bhaskar of wangkhei Leikai.	14-3-55.

Given under my hand and the seal of the Court this 30th December 1955.

By order etc.
K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur

Imphal, the 14th February, 1955.

No. Cin. 5/55/4.—The following Resolution No. 1/51/54-F dated 2-2-55 received from the Government of India, Ministry of Information & Broadcasting is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

R E S O L U T I O N .

No. 1/51/54-F :—Whereas the Film Advisory Board has been functioning for recommending documentaries and newsreels produced by the Film Division and by private producers for grant of approval certificates with reference to the relevant condition in the cinema licences and whereas a direction has now been issued by the Central Government under sub-section (4) of section 12 of the Cinematograph Act, 1952 (XXXVII of 1952) and by the various State Governments under their own Acts, it has been decided that the Film Advisory Board should be entrusted with the responsibility of approving films which may be regarded as scientific films, films intended for educational purposes, films dealing with news and current events or documentary films with reference to these directions.

2. The rules governing the working of the Film Advisory Board will be as follows :—

(1) The Board shall consist of not less than seven members, to be appointed by the Central Government, as follows :—

- (a) Chairman of the Central Board of Film Censors ... Ex-officio Chairman.
- (b) Regional Officer of the Central Board of Film Censors, Bombay. ... Ex-officio Member.
- (c) A member of the Advisory Panel of the Central Board of Film Censors at Bombay.
- (d) Not less than four other members including an educationist and two persons with knowledge of films and film making.

Explanation : "Regional Officers" includes "Additional Regional Officer" and "Assistant Regional Officer".

- (2) Members other than the ex-officio members and the member of the Advisory Panel of the Central Board of Film Censors, Bombay, shall be appointed for a period of two years and will be eligible for reappointment. The member of the Advisory Panel shall be appointed as a member of the Board for the full term of his membership of the Panel.
- (3) The Government of India may for a cause sufficient in its opinion, remove any member of the Board before the expiration of the period of his office.
- (4) The non-official members of the Board will work in an honorary capacity. They may be paid such compensatory allowance as the Central Government may from time to time determine.
- (5) The Regional Officer of the Central Board of Film Censors at Bombay will be the Secretary of the Board.
- (6) No act or proceeding of the Board shall be called in question on the ground merely of the existence of any vacancy in or defect in the constitution of the Board.
- (7) Unless otherwise directed by the Government of India, the Headquarters of the Board shall be at Bombay.
- (8) Meeting of the Board shall be presided over by the Chairman, and, in his absence the members present may elect one among themselves to preside.
- (9) The quorum of the Board shall be three.
- (10) The decision of the Board shall be that of the majority of the members attending the meeting and in the event of an equality of votes, the presiding officer shall have a second or casting vote. The decision of the Board shall be final. If any applicant wants to make any representation in regard to the film submitted by him, however, the Board shall give him an opportunity to do so and it shall be open to the Board to revise their decision in the light of any such representation.

- (11) The Board shall ordinarily meet every week for the purpose of approving films as scientific films, films intended for educational purposes, films dealing with news and current events or documentary films in terms of the directions issued by the Government of India under Sub-section (4) of section 12 of the Cinematograph Act 1952 (XXXVII of 1952) and any similar directions issued by the State Governments.
- (12) Any person, firm, organisation or Government desirous of having any of his or its films approved by the Board shall send an application in writing to the Secretary of the Board stating the title of the film and the sources from which it can be obtained by the exhibitors and such other particulars as may be required by the Board.
- (13) The Board will communicate the titles and subjects of the films approved by them together with the information regarding the sources from which they can be obtained, to the Central Government. The titles of the films certified to be scientific films, films intended for educational purposes, films dealing with news and current events or documentary films by the Central Government, with the approval of the Film Advisory Board, will be notified in the Gazette of India together with the address from which they can be obtained.

ADVERTISEMENT.

Imphal, the 17th February, 1955

Applications are invited from candidates who should at least be Matriculates for a temporary vacancy in the post of a Lower Division Clerk in the Office of the Motor Vehicles Department, Manipur, on the scale of pay of Rs. 40-2-50(EB)-4-100 per mensem plus usual allowance as admissible under the rules.

Only persons who are natives of or domiciled in Manipur and displaced persons need apply.

Applications in candidates' own hand writing stating :—

(1) Name, (2) Present address, (3) Home address, (4) Father's name, (5) Qualifications (6) Age on 1st January 1955, (7) Present occupation, if any, (8) Past experience, if any, should be submitted to the undersigned on or before 8-3-55. The candidates are also required to appear before the undersigned on 5-3-55 (10 a.m.) with original certificates for academic qualification etc., for interview and test, (at their own expense).

The selected candidate must be prepared to join immediately and his services are liable to be terminated (without notice) on the permanent incumbent's joining the post.

Those in service should apply through proper channel.

U. C. Malhotra, I.P.S.
Inspector General of Police, Manipur

TENDER NOTICE.

Imphal, the 18th February, 1955.

Sealed tenders are invited for the supply of three 6 Volt—17 plates, charged new Batteries (Either Standard, or G. M. I. or Exide) to the Manipur Rifles within 15th of March, 1955.

The tenders will be received by the Commandant, Manipur Rifles upto 28th February, 1955 during office hours.

U. C. Malhotra, I.P.S.
Inspector General of Police, Manipur.

PRESS RELEASE NO. 6

Imphal, the 18th Feb., 1955.

1. Unruly mobs organised by the P.S.P. are continuing to block the Dimapur Road and obstruct traffic. Mobile police parties are doing their best to clear the roads by persuading mobs to move away. In some cases individual police men have been attacked. So far the police have confined themselves to pushing the persons away from the road or using mild lathi charge to clear them but there is a growing tendency on the part of the groups to attempt to snatch the lathis from the police and to throw stones at them and the police may therefore be constrained to use more effective methods if the situation persists. In some cases the obstruction is by placing large stones or trees across the road.

2. Justice Deka of the Assam High Court who is the Chairman of the Advisory Board appointed under the Preventive Detention Act to examine the cases of detention of certain P.S.P. leaders in this State arrived in Imphal on the 16th by road from Gauhati along the Dimapur Road. His car was also obstructed on the road by a P.S.P. group 40 miles from Imphal.

3. This Administration wishes to warn the people concerned that such obstruction is unlawful and constitutes a source of annoyance to the public and grave danger to the public safety and that the Government is bound to take firm measures to deal severely with these unruly elements in the interests of public order and safety.

4. On 16th February, a P.S.P. organised mob of more than 500 forcibly entered the S. D. O's office at Ukhul after overpowering a cordon of police men and office staff and threatened to kidnap the S.D.O. by force. They also pelted stones at the police and the office building and broke all window panes. The police tried to disperse them by a cane-charge but it proved ineffective. As there was grave danger to the safety of the S.D.O. and his staff and the policemen, the police opened fire under the orders of the S.D.O. resulting in injury to 5 persons who are being treated in Ukhul Hospital. The situation is since quite. The District Magistrate has visited the spot and held an enquiry.

5. On account of the unsettled conditions created by the unruly crowds organised by the P.S.P. it has become impossible to effect payment of A. R. M. compensation in villages around Ukhul where payment had been programmed during the coming few days. The list of persons to whom compensation has been sanctioned will be published in the villages, but it is regretted that it will not be possible to effect disbursement till normal situation is restored; fresh dates for disbursement will be fixed as soon as possible.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Manipur



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EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 57-E-15

Imphal, Monday, February 28, 1955.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 8th February, 1955.

NOTIFICATION

No. Elec/4/54. —The Notification Nos. S.R.O. 1948 dated 16-6-54 and S.R.O. 277 dated 27-1-55 published in the Gazette of India, Extraordinary on 16-6-54 and 27-1-55 respectively are republished for general information:

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

DELIMITATION COMMISSION, INDIA

NOTIFICATION

New Delhi, the 16th June, 1954.

S.R.O. 1948.—In pursuance of sub-section (I) of section 9 of the Delimitation Commission Act, 1952 (LXXXI of 1952), a Final Order made by the Delimitation Commission, India, under sub-section (2) of section 8 of the said Act, in respect of the distribution of seats to, and the delimitation of, Parliamentary constituencies in the State of Manipur is hereby published:—

FINAL ORDER No. II

WHEREAS the proposals of the Commission in respect of the distribution of the seats allotted to the State of Manipur in the House of the People to territorial constituencies and the delimitation thereof in accordance with the provisions of sub-section (2) of section 8 of the Delimitation Commission Act, 1952, were published in the Gazette of India, Extraordinary, dated the 15th March, 1954:

AND WHEREAS all objections and suggestions received were considered at a public sitting held at Imphal on the 12th April, 1954:

WE HEREBY determine that the territorial constituencies into which the State of Manipur shall be divided for the purpose of elections to the House of the People, the extent of each constituency, the number of seats allotted to each constituency and the number of seats, if any, reserved for the Scheduled Tribes in each constituency shall be, as shown in the following Table:—

TABLE—PARLIAMENTARY CONSTITUENCIES

Serial No.	Name of Constituency	Extent of Constituency	Total number of seats	Seats reserved for Scheduled Tribes
1	2	3	4	5
1	Inner Manipur	Sadar sub-division (excluding the area which formerly constituted the Mao sub-division); and Bishenpur tahsil of Thoubal sub-division.	1	Nil
2	Outer Manipur	Thoubal sub-division (excluding Bishenpur tahsil); Jiribam, Ukhrul, Chura-chandpur and Tamenglong sub-divisions; and the area which formerly constituted the Mao sub-division.	1	1

N. Chandrasekhara Aiyar,
Chairman.

P. K. Kaul, *Member.*

S. Sen, *Member.*

NEW DELHI,
dated the 12th June, 1954.

[No. 58/24/53.]

By order,
P. S. Subramanian,
Secretary.

New Delhi, the 27th January, 1955.

S.R.O. 277.—The following Corrigendum to the commission's Notification issued under S.R.O. 1948, dated the 16th June, 1954, published in an Extraordinary issue of the Gazette of India, Part II, Section 3, dated the 16th June, 1954, is hereby published :—

CORRIGENDUM

In page 1032 below the "TABLE—PARLIAMENTARY CONSTITUENCIES", the following foot-note shall be added :—

"NOTE :—Any reference in the above table to a sub-division or other territorial division shall be taken to mean the area comprised within that sub-division or territorial division on the fifth day of October, 1953"

[No. 58/24/53.]

P. S. Subramanian, *Secy.*

TENDER NOTICE.

Imphal, the 21st February, 1955.

SEALED tenders superscribed as "TENDER FOR SUPPLY OF PLANKS, CYLINDERS, & SQUARE POSTS" are invited for supply of the following types of wood for making vehicles bodies of the M. S. T. Department and will be received on or before the 2nd March/1955 during office hours. The tenderers are required to quote the rates both in words and figures. There shall be no obligation to accept the lowest tender or any other tender.

Particulars of Woods :—

- | | Rate per CFT. |
|--|---------------|
| 1. Teak wood (Chingsu) | |
| 2. Sundi (Uningthou), Champa Sundi (Leihao) and Uchal, etc. | do |
| 3. Ungang, Pareng, Usoi, Tairel, Sileima, Haijuga, etc. | do |
| N.B. Tenderers should quote rates separately for planks, cylinders and square posts. | |

Imphal, the 21st February, 1955.

Sealed tenders are invited from bonafide local dealers for supply of the following stores to M. S. T. and will be received by the undersigned on or before the 2nd March/1955 during office hours. There shall be no obligation to accept the lowest tender or any other tender.

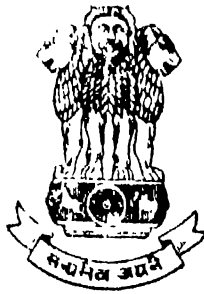
- | | Rate. |
|--|-------------------|
| 1. Ready-made fire-wood about 1½' ft. in length suitable for use as fuel in Distillation Plant of this Departmental Work-shop. | Rs.....per md. |
| 2. 1st Class charcoal for use in the work-shop furnace of this Department. | Rs.....per md. |
| 3. Cotton waste suitable for use in cleaning oily matters. | Rs.....per md. |
| 4. Sunlight or lifebuoy soap. | Rs.....per Dzn. |
| 5. Distilled water for use in batteries (without bottle). | Rs.....per bottle |
| 6. Battery acid (Sulphuric Acid) 1250 (with bottle) | do |
| 7. Battery separators. | Rs.....per Dzn. |
| 8. Tarpaulin 3' ft. wide suitable for use as side screen of vehicles. | Rs.....per Sft. |
| 9. Tape 1" wide (Wick). | Rs.....per ft. |
| 10. Simul flower (Tera). | Rs.....per Seer. |
| 11. Soldering fluid | Rs.....per lb. |
| 12. Block tin | do |
| 13. Ammocloric. | do |

G. M. Singh,

Asstt. Manager, Manipur State Transport.

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No. 58

Imphal, Wednesday, March 2, 1955.

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Part II.—Resolutions, Regulations, Orders, Notifications, Rules etc. ...	1	Part IV.—Advertisements and Notices etc.	1 to 20

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

Imphal, the 24th February, 1955.

No. CO/39.54.—The Chief Commissioner is pleased to designate the Assistant Registrar Co-operative Societies, Manipur as Registrar Joint Stock Companies and Firms also until further orders.

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

PART IV

TOUR PROGRAMME OF MOBILE DISPENSARY FOR THE MONTH OF MARCH, 1955.

Imphal, the 24th February, 1955.

8-3-55.	Imphal to Tadubi	...	Miles...	66.
9-3-55.	Halt.			
10-3-55.	Tadubi to Makhan	...	"	6.
11-3-55.	Makhan to Choinamei & Khun-nou	...	"	5.
12-3-55.	Choinamei Khulen to Maopungdung.	...	"	5.
13-3-55.	Maopungdung to Maram Khulakpa Sagei.	...	"	
	(Medicines will be given on the same day to the Khulakpa Sagei) on 14-3-55 Mathak Sagei, & on 15-3-55 Makha Sagei.)			
14-3-55. }	Halt.			
15-3-55. }				
16-3-55.	Maramkhulen to Sadum.	...	"	10.
17-3-55.	Halt.			
18-3-55.	Sadum to Phoibung.	...	"	5.
19-3-55.	Phoibung to Maram Khun-Nou.	...	"	5.
20-3-55.	Halt.			
21-3-55.	Maram Khun-nou to Imphal.	...	"	44.

A. C. Kapoor,

Chief Medical Officer, Manipur.

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MANIPUR, IMPRINT, MARCH 2, 1954

IMPRINT, the 2nd December 1954.

No. Tax/1/53B/17.—The following pamphlet received from the Govt. of Andhra is republished for general information.

T. Kalachand Singh,

Assistant Secretary to the Govt. of Manipur.

**THE PRINCIPLES OF THE MADRAS GENERAL SALES TAX ACT, IN BRIEF,
AS IT RELATES TO NON-RESIDENT DEALERS WHO ARE LIABLE TO
PAY TAX TO THE GOVERNMENT OF ANDHRA UNDER THE EXPLA-
NATION TO ARTICLE 286 (1) (a) OF THE CONSTITUTION OF INDIA ACT.**

1 *Introduction.*—(i) In consequence of the judgment of the Supreme Court of India in the State of Bombay v. The United Motors (India), Limited, sales in inter-State transactions falling under the Explanation to Article 286 (1) (a) are taxable by the State in which the goods have actually been delivered for the purpose of consumption. Following this judgment the Government of Andhra have decided to tax such sales with effect from 1st January 1954.

(ii) The territory of the Andhra State was a part and parcel of the Madras State prior to 1st October 1953. For this reason and for the present, the Madras General Sales Tax Act of 1939, the rules and notifications issued thereunder up to and inclusive of 30th September 1953, continue to be in force in the Andhra State.

(iii) This booklet is published with a view to acquaint 'non-resident dealers' (i.e., dealer residing outside the State of Andhra without an established branch office in the State of Andhra) in brief the principles governing registration, licensing, assessments, appeals, etc., under the Madras General Sales Tax Act as applicable to them. This booklet should not, however, be treated as an authority in the matter of their rights or liabilities, nor should this be quoted before any departmental authority or a Court as having the force of law. For full and more detailed particulars, non-resident dealers are advised to study the Main Act, the two sets of rules issued under the Act, the notifications issued from time to time and the Madras Commercial Taxes Manual, Volume I, which is available with the Superintendent, Government Press, Madras, for sale to the general public at Rs. 3-2-0 per copy.

(iv) The several forms prescribed under the Turnover and Assessment Rules and the General Sales Tax Rules framed under the Act, as modified (see Appendix for a few forms) should be used by non-resident dealers.

2. *Registration.*—(i) Every non-resident dealer having a total turnover of Rs. 7,500 and above in a year (April-March) in the Andhra State should get himself registered as a dealer under the Act by submitting an application in Form A-6, as modified (see Appendix) to the registering authority and enclosing thereto a crossed cheque or demand draft or postal order for Rs. 6 in favour of the Registering Authority. If one does not do so it is an offence punishable under the Act. For the year 1953-54 the application for registration should be submitted on or before 31st March 1954.

(ii) Any dealer whose turnover is less than Rs. 7,500 in a year may also register himself by submitting an application in Form A-7, as modified (see Appendix) to the Registering Authority and enclosing thereto a crossed cheque, demand draft or postal order for Rs. 6 drawn in favour of the Registering Authority.

(iii) Once a dealer has registered himself, unless he has stopped business, he has to continue to renew his registration certificate in the subsequent years by paying Rs. 6 per year even if his turnover is less than Rs. 7,500 until his registration certificate is cancelled. Registration can be cancelled only in the third year, if the dealer proves to the satisfaction of the registering authority that his turnover in the first and second years was less than Rs. 7,500.

(iv) There is no form prescribed to apply for renewals. A formal letter may be sent to the Registering Authority requesting for renewal and enclosing to the letter a

crossed cheque or demand draft or postal order drawn in favour of the Registering Authority.

(v) The Special Commercial Tax Officer, Andhra State, Kurnool, is the Registering Authority.

3. *Licensing*.—(i) Dealers in the following * commodities are eligible for the concessions mentioned against each category provided they take out a licence paying the prescribed licence fee and transact their business strictly in conformity with the conditions of the licence.

* 1. Dealers in bullion and/or specie are liable to tax only at $\frac{1}{4}$ of 1 per cent on their turnover in that commodity if their net turnover is Rs. 10,000 and above;

2. Dealers in cotton yarn other than hand-spun yarn are liable to tax only at $\frac{1}{4}$ of 1 per cent on their turnover in such yarn if their net turnover is Rs. 10,000 and above;

3. On their sales to wholesale dealers or retail dealers (not to consumers) Dealers in any cloth woven on handlooms wholly or partly with mill yarn are completely exempt from tax,

4. Dealers in handspun yarn are totally exempt from tax on their sales of such yarn;

5. Dealers in any cloth woven on handlooms wholly with handspun yarn dealing exclusively in such cloth are totally exempt from tax on their sales of such cloth

NOTE.—A person will be deemed to be dealing exclusively in cloth woven on handlooms wholly with handspun yarn only if he does not deal with any other kind of cloth.

(ii) The licence fee payable is subject to a maximum of Rs. 1,000 and is as noted below:—

	If the total turnover does not exceed Rs. 20,000 per annum.	If the total turnover exceeds Rs. 20,000 but does not exceed Rs. 1,00,000 per annum.	For every additional turnover of one lakh or fraction thereof.
(1)	(2)	(3)	(4)
	Rs.	Rs.	Rs.
1 For dealing in cotton and/or cotton yarn other than handspun yarn and/or handspun yarn.	75	150	100
2 For dealing in cloth woven on handlooms wholly or partly with mill yarn.	25	50	
3 For dealing in bullion and/or specie.	75	150	

A licence for dealing exclusively in cloth woven on handlooms wholly with hand-spun yarn is granted on application free of fee.

(iii) Every dealer who requires a licence should submit to the Licensing Authority an application in the Form I, as modified (see Appendix) accompanied by a crossed cheque or demand draft or postal order for the appropriate licence fee drawn in favour of the licensing authority. For the year 1953-54, the application for licence should be submitted on or before 31st March 1954. If a dealer has commenced business in the course of a year, he should submit his application so as to reach the licensing authority within 30 days of his commencing business. Application for renewal of licence should be submitted so as to reach the licensing authority on or before the 30th of April of the year for which the renewal is required.

(iv) A licence will generally be granted only with effect from the date on which an application is received by the Licensing Authority. Consequently, the transactions

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prior to the date of issuing the licence will be considered as not covered by the licence and assessed to tax at the ordinary rate of 8 pias per rupee. For this reason, dealers are advised to be careful to see that an application for a licence reaches the Licensing Authority within the prescribed date.

(v) The licence fee paid is provisional and is subject to adjustment at the end of the year.

(vi) Every licensee should submit to the Licensing Authority a return in Form VII, as modified (see Appendix) so as to reach the Licensing Authority on or before the 20th June of every year. On receipt of the return, the Licensing Authority will check the accounts of the licensee and after following the prescribed procedure, he will finally assess the licence fee payable for the year. If no return is submitted, or if the return submitted appears to be incorrect or incomplete, the Licensing Authority will determine the total turnover to the best of his judgment after following the prescribed procedure in that behalf and will finally assess the licence fee payable for the year. If the provisional licence fee paid at the time of application is more than the final licence fee as finally assessed, the Licensing Authority will refund the amount due to the licensee. If, on the other hand, the licence fee as finally assessed is greater than the fee provisionally paid, the Licensing Authority will serve on the licensee a demand notice and the licensee should pay the sum demanded. Unless the deficit is paid the licensee will not be eligible for the concessions under the licence.

(vii) Non-submission of the annual return due, is an offence under the Act.

(viii) The Licensing Authority is the Special Commercial Tax Officer, Andhra State, Kurnool.

4. *Assessment.*—(i) Every non-resident dealer whose net turnover in a financial year (April-March) in the Andhra State is Rs. 10,000 and above is liable to pay tax at the following rates:—

Description of the goods.

Rate of tax for every rupee in the turnover relating to such goods.

(1)

(2)

RS. A. P.
0 0 9

1 Motor vehicles, including motor cars, motor taxi-cabs, motor cycles and cycle combinations, motor scooters, motorettes, motor omnibuses, motor vans and motor lorries, chassis of motor vehicles, component parts of motor vehicles, Articles (including rubber and other tyres and tubes and batteries) adapted for use as parts and accessories of motor vehicles, not being such articles as are ordinarily also used for other purposes than as parts or accessories of motor vehicles, refrigerators, air conditioning plants component of refrigerators or air-conditioning plants.

0 0 6

2 Wireless reception instruments and apparatus and component parts thereof, including all electrical valves, accumulators, amplifiers and loudspeakers which are not specially designed for purposes other than wireless reception, radio gramophones (component parts of radio gramophones), cinematographic, photographic and other cameras, projectors and enlargers, lenses and other parts of and accessories to such cameras, projectors and enlargers; and films, plates, paper and cloth required for use therewith binoculars and opera glasses, all electrical goods, instruments, apparatus and appliances, including fans and lighting bulbs, electrical earthenware and porcelain and all other accessories, any pen, pencil or pen and pencil set, sold for twenty rupees or more, all clocks, time-pieces and watches and parts thereof

3 Retail sales of Handloom cloth

0 0 14

<i>Description of the goods.</i>	<i>Rate of tax for every rupee in the turnover relating to such goods.</i>
(1)	(2)
4 Vegetables and fruits (other than coconuts and fruits canned, preserved, dried or dehydrated vegetables and fruits) flowers fish and meat (other than canned, preserved, dried or dehydrated fish and meat) and eggs.	Rs. 96 per annum if the turnover is not less than Rs. 10,000 but does not exceed Rs. 15,000. Rs. 114 per annum if the turnover exceeds Rs. 15,000 but does not exceed Rs. 20,000. 0-0-3 per rupee if the turnover exceeds Rs. 20,000.
5 Sale of bullion by licensed dealers in bullion.	$\frac{1}{4}$ of 1 per cent.
6 Sale of cotton yarn by licensed dealers in cotton yarn.	$\frac{1}{4}$ of 1 per cent.
7 Sale of all varieties of tractors used for agricultural purposes and of articles adapted for use as parts and accessories of all varieties of tractors used for agricultural purposes not being such articles as are ordinarily also used for purposes other than as such parts or accessories.	0 0 3
8 In the case of all other commodities.	0-0-3

With effect on and from the 1st April 1954, no sales tax is payable in respect of the sales of any cloth woven on handlooms by persons who deal **exclusively** in such cloth and on the sales of flowers, eggs, fruits, vegetables, meat and fish (other than coconuts, and canned, preserved dried or dehydrated fruits, vegetables, meat and fish.)

(ii) The tax or taxes under the Act are leviable on the net turnover of a dealer. To arrive at the net turnover in the Andhra State the following items relating to transactions in the Andhra State shall be deducted from the gross turnover in the Andhra State.

(a) all amounts allowed as discount, provided that such discount is allowed in accordance with the regular practice of the dealer or is in accordance with the terms of a contract or agreement entered into in a particular case and provided also that the accounts show that the purchaser has paid only the sum originally charged less the discount;

(b) all amounts allowed to purchasers in respect of goods returned by them to the dealer, provided that the accounts, show the date on which the goods were returned and the date on which and the amount for which refund was made or credit was allowed to the purchaser;

(c) all amounts for which the following goods are sold—

- (i) Motor spirit as defined in the Madras Sales of Motor Spirit Taxation Act, 1939;
- (ii) Tobacco in any form whether manufactured or not;
- (iii) Any goods on which duty is or may be levied under the Madras Abkari Act, 1886, or the Madras Prohibition Act, 1937 or the Opium Act, 1878.

(d) all amounts for which the following goods are sold by licensed dealers :—

- (i) Handspun yarn,
- (ii) cloth woven on handlooms wholly with handspun yarn sold by dealers exclusively dealing in such cloth,
- (iii) Cloth woven on handlooms wholly or partly with mill yarn and sold to wholesale dealers or retail dealers.

(e) all amounts falling under the following two heads, when specified and charged for by the dealer separately, without including them in the price of the goods sold;

- (i) freight,

(ii) charges for packing and delivery and other such like services.

(f) the excise duty, if any, paid by the dealer to the Central Government in respect of the goods sold by him.

(iii) A non-resident dealer who effects sales for the first time in the Andhra State on or after 1st January 1954, and who estimates his net turnover of his transactions in the Andhra State in a year at Rs. 10,000 and above should within thirty days of his first sale in this State submit to the assessing authority a return in Form A-I (see Appendix) as modified, showing his estimated gross and net turnover for the year. If he has not estimated his net turnover and submitted a return in Form A-I, as modified, he should do so within thirty days of his net turnover reaching Rs. 10,000. Failure to do so is an offence punishable under the Act.

(iv) Method of Assessment.—(1) The non-resident dealer should submit to the assessing authority a quarterly return in Form A-3, as modified (see Appendix) with the enclosure contemplated in Note 2. Along with the return, he should also send a crossed cheque or demand draft or postal order drawn in favour of the assessing authority for the full amount of the tax or taxes payable under the provisions of this Act for the quarter to which the return relates. The quarterly returns should be submitted so as to reach the assessing authority on or before the dates specified below :—

<i>Return for the quarter ending</i>		<i>To reach the assessing authority on or before</i>
(1)		(2)
30th June	—	25th July
30th September	—	25th October
31st December	—	25th January
31st March	—	25th April

(2) The return so submitted will, subject to the provisions of sub-paragraph 3 below, be provisionally accepted.

(3) If no return is submitted in respect of any quarter before the prescribed date, or if the return is submitted without a crossed cheque or demand draft or postal order for the full amount of the tax payable, or if the return submitted appears to be incorrect or incomplete, the assessing authority will determine the net turnover to the best of his judgment after following the prescribed procedure in that behalf and provisionally assess the tax or taxes payable for the quarter and will serve upon the dealer a demand notice. The dealer shall pay the sum demanded at the time and in the manner specified in the notice.

(4) After the close of the year in which the provisional assessments as laid down in sub-paragraph (2) has been made, the assessing authority will, after following the prescribed procedure, finally assess under a single order on the basis of the return the tax or taxes payable under the provisions of this Act for the preceding year.

Provided that if no return or returns have been submitted by the dealer as mentioned in sub-paragraph (1) above or if any return or returns submitted by him appear to be incorrect or incomplete, the assessing authority, will, after following the prescribed procedure, determine the turnover to the best of judgment and finally assess under a single order the tax or taxes payable under the provisions of this Act for the preceding year.

(5) If the final assessment made as mentioned in sub-paragraph (4) above is greater than the provisional assessment made as mentioned in sub-paragraph (2) the assessing authority will serve upon the dealer a demand notice and the dealer shall pay the sum demanded at the time and in the manner specified in the notice. If the final assessment is lower than the provisional assessment, he will serve upon the dealer a notice of refund order.

(v) The accounts of non-resident dealers will, as far as possible, be checked at convenient centres in the dealers' State. If the dealers do not, when asked to produce the accounts at those centres, they will run the risk of being compelled to produce their accounts at Kurnool in the Andhra State or in the alternative, of the turnover being determined to the best of judgment.

(vi) The assessing authority is the Special Commercial Tax Officer, Andhra State, Kurnool.

5. **Payment of Tax**—(i) All amounts payable by non-resident dealers by way of registration fee, tax, licence fee, penalty, compounding fee, etc., under the provisions of the Act and the Rules should be paid by sending a crossed cheque, demand draft or crossed postal order drawn in favour of the Specified Commercial Tax Officer, Andhra State, Kurnool. When payment is made by crossed cheque, it should be such as under the Madras Treasury Code, is receivable by the Government Treasury concerned.

(ii) Non-payment of tax or fee, etc., or failure to pay within the prescribed time is an offence punishable under the Act.

(iii) The tax or taxes payable under the Act are receivable as if they were arrears of land revenue.

(iv) For the offences under the Act, on conviction, the Magistrate may levy a fine which may extend to one thousand rupees.

6. **Accounts**—(i) Dealers should maintain separate files in their accounts for dealing in licensed commodities which were eligible for exemption from tax or concessional rate of taxation. They should also maintain separate files in their accounts in respect of commodities liable to different rates of tax and relating to goods imported from and exported to the Andhra State.

(ii) Accounts together with all vouchers relating to sales to persons in the Andhra State should be preserved for a period of three years after the close of the year to which they relate. Failure to do so is an offence under the Act.

7. **Appeals**—(i) A non-resident dealer aggrieved of any order passed by the Special Commercial Tax Officer may appeal to the Deputy Commissioner of Commercial Taxes in Form X, as modified, within thirty days of his receiving the assessment order. The appeal petition should be stamped with a court fee label of the value of Rs. 180 and should be accompanied with a copy of the order appealed against in original or a certified copy thereof. If a certified copy is filed, it should be stamped with a court fee label of Rs. 50-50 for every 360 words or a fraction thereof. In the case of an assessment order, evidence should also be produced that the tax on the admitted turnover has been paid. Stay and supplemental petitions do not require to be stamped. The appeal petition may be sent by post or presented in person or through an authorized agent or pleader to the Deputy Commissioner. At his discretion, the Deputy Commissioner may hear an appeal in the appellant's State on a written request.

(ii) If a dealer feels aggrieved of an appeal order passed by the Deputy Commissioner he may prefer a second appeal to the Sales Tax Appellate Tribunal, Andhra State. The headquarters of the Tribunal will be Guntur, Andhra State, from 30th August 1951. The second appeal to the Appellate Tribunal should be in Form XIII, as modified, and should be presented in person or through a pleader or an authorized agent duly empowered on his behalf by the appellant through a vakalat or power-of-attorney as the case may be, within 60 days of his receiving the appellate order of the Deputy Commissioner. For further remedies against the Tribunal's orders the dealers's attention is invited to sections 12 (A), 6, 7, 8 and 9 and 12-B, C and D of the Act. The dealer should also, in this regard, acquaint himself with the Madras Sales Tax Appellate Tribunal Regulations, 1951.

(iii) If a non-resident dealer is aggrieved of an order passed by the Deputy Commissioner of Commercial Taxes under the suo motu powers vested in him by section 12 of the Act, he may prefer an appeal before the Sales Tax Tribunal in Form XIII, as modified, within 60 days of his receiving the assessment order following the procedure indicated in the sub-paragraph (ii) above.

(iv) The Deputy Commissioner of Commercial Taxes, Arantpur, is the appellate authority in respect of all appeals from the non-resident dealers.

(v) A non-resident dealer aggrieved of an order passed by the Board of Revenue under its suo motu powers may appeal to the High Court both on points of fact and law within 60 days from the date on which the order was received by him.

(vi) The following are the denominations of Court-fee stamp to be affixed to appeal petitions etc.

	Rs.	A.	P.	
(1) Appeals before the Deputy Commissioner	1	8	0	
(2) Vakalat before the Deputy Commissioner or Board of Revenue.	3	0	0	
(3) Certified copies of order filed ...	0	8	0	For every 360 words or a part thereof.
(4) Adjournment petition	0	12	0	
(5) Vakalat before Sales Tax Tribunal.	1	0	0	
(6) Stay petition before Sales Tax Tribunal.	0	12	0	

(vii) A power-of attorney should be executed on a non judicial stamp paper of the value of Rs. 1-8-0.

(viii) If a certified copy of any order is required the dealer should file a petition affixing a court-fee label of the value of Rs. 0-2-0 and enclosing the required non judicial stamp papers.

b. Offences—The nature of the offences under the Act and the punishment for each offence is indicated in section 15 of the Act and Rule 32 of the Madras General Sales Tax Rules. In lieu of prosecution all offences under the Act can be compounded under section 16 of the Act read with Rule 2 of the Madras General Sales Tax Rules. The compounding authority is the Special Commercial Tax Officer, Andhra State, Kurnool.

APPENDIX.

FORM A-1.

(Applicable to non-resident dealers).

Return of $\frac{\text{Turnover}}{\text{Estimated turnover}}$

To

The Assessing Authority.

Sir,

I/We furnish below a statement showing my/our turn-over estimated turnover for the first

twelve months of business in the Andhra State.

1/We commenced business by effecting sales in the Andhra State on.....

STATEMENT.

Name (s) and postal address (es) of dealers (s)	Place or places of business	Nature of business (nature of goods sold).	Gross or estimated gross turnover.	Turnover or estimated turnover exempt from tax.	Net turnover or estimated net turnover liable to tax.
(1)	(2)	(3)	(4)	(5)	(6)

Declaration.

I/We declare that to the best of my/our knowledge and belief the information furnished in the above statement is true and complete and that represents my/our turnover up to

estimated turnover likely to be realised for the first twelve months of the business.

Place :

Date :

Signature of Dealer (s).

- NOTE—(1) In column 2, note the addresses of the Headquarters and of all the branches of the business from where the goods are sent to the purchasers in Andhra State.
 (2) The transactions in different kinds of goods subject to different rates of tax under the Act should be shown in different lines. The totals of the vertical columns should be shown in the last line.
 (3) Separate figures should be given in column (5) for each class of exempted goods.

FORM A-3.

(Applicable to non-resident dealers.)

Return of turnover (Rule 20)

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To

The Assessing Authority.

Sir,

I/We furnish below a statement showing my/our turnover for the quarter ending

(1) Name (s) and postal address (es) of dealers.	(2) Place or places of business	(3) Name of business (nature and situation)	(4) Amount of gross turnover	(5) Turnover and description of each class of goods exempt from tax	(6) Discount allowed	(7) Amount refunded in respect of Articles returned by customers.	(8) Net turnover liable to tax
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Declaration.

I/We declare that to the best of my/our knowledge and belief the information furnished in the above statement is true and complete and that it relates to the quarter ending.....

Place :

Date :

Signature of dealer (s)

- Note.-(1) In column (2), note the addresses of the Headquarters and of all the branches of the business from where the goods have been sent to the purchasers in Andhra State
- (2) The turnover of each class of goods for which exemption is claimed should be specified separately in column (5)
- (3) The transactions in different kinds of goods subject to different rates of tax under the Act should be shown in different lines. The totals of vertical columns should be shown in the last line.
- (4) This return should be accompanied by an annexure in the following form showing the details of the transactions during the quarter to which the return relates

(1) Name and address of the purchaser in the Andhra State.

(2) Nature of goods sold.

(3) Date of delivery of goods to the purchaser.

(4) Amount for which the goods are sold.

(5) Invoice or sale bill number and date.

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FORM A-6.

Application for Registration as a Dealer,

(COMPULSORY.)

(Applicable to non-resident Dealers.)

To the Assessing Authority.

Sir,

I/We submit this application for registration as dealer(s) under the Madras General Sales Tax Act, 1939.

2 I/We enclose a crossed cheque/demand draft/crossed postal order for Rs. 6 (rupees six only) being the fee for registration.

3. My/Our turnover in the year ending 31st March 19 , in the Andhr State reached Rs. 7,500/- only on

Place

Date

Signature of Applicant(s)

Note - 1 When payment is made by crossed cheque, it shall be such as under the Madras Treasury Code, may be receivable by the Government Treasury concerned

Form A-7.

Application for Registration as a Dealer,

(VOLUNTARY.)

(Applicable to non-resident dealers).

To the Assessing Authority.

Sir

I/We submit this application for registration as dealer(s) under the Madras General Sales Tax Act, 1939.

2. I/We enclose a crossed cheque/crossed demand draft/crossed postal order for Rs. 6 (rupees six only) being the fee for registration.

3 My/Our turnover for the period is Rs. (in words) only

Place :

Date

Signature of Applicant(s)

Note - (1) When payment is made by crossed cheque it shall be such as, under the Madras Treasury Code, may be receivable by Government Treasury, concerned

Form I.

Application for licence.

To the Licensing Authority.

Sir,

I/We.....residing atof
District of.....State request(s) that I/we may be granted a licence (or
my/our licence No.Dated..... may be renewed) for the year
ending the 31st March 19....

For dealing in the Andhra State in—

bullion and/or specie.

cotton yarn other than handspun yarn or handspun yarn.

cloth woven on handlooms wholly with handspun yarn.

cloth woven on handlooms wholly or partly with mill yarn.

2. I/We enclose a crossed cheque
demand draft for Rs.....(in words)
crossed postal order
only.

3. My/Our total turnover for the year * was/is Rs
estimated turnover
(in words) only.

4. I/We generally transact business with the purchasers in the following places
of the Andhra State

Name of place.

District

5. In addition to the business for which licence is applied for I/we deal in the
Andhra State in the following goods.

Signature(s) of the Applicant(s)

* Notes.—(1) The turnover of the year immediately preceding the year for which
application is made should be furnished.

(2) In the case of new business estimated turnover for twelve months should
be given.

(3) The turnover entered in item 3 should relate only to the dealings in re-
spect of which licence is applied for.

(4) An applicant for a licence for dealing in cloth woven on handlooms wholly
with handspun yarn must append a declaration as follows:—

"I/We hereby declare that I/we deal exclusively in cloth woven on handlooms
with handspun yarn."

Notes.—When a payment is made by crossed cheque, the cheque should be such
as under Madras Treasury Code is receivable by the Government Treasury concerned.

FORM VII.

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(Applicable to non-resident dealers.)

Annual return submitted by licensees.

Name(s) of the Licensee(s) :—

Licence No.

Dated.....

During the year ending 31st March 19 , the turnover of my/our business with the purchasers in the Andhra State, has been as follows :—

(1) Transactions covered by the Licence :—

Rs. A. P.

- (i) Bullion and/or specie... ..
- (ii) Cotton yarn other than handspun yarn... ..
- (iii) Handspun yarn... ..
- (iv) Cloth woven on handlooms wholly with handspun yarn.
- (v) Cloth woven on handlooms wholly or partly with mill yarn.

(2) Business in the Andhra State not covered by the licence

I/We declare that to the best of my/our knowledge and belief the information furnished in the above return is true and complete and that it relates to the year ending 31st March 19 .

Signature(s) of the Licensee(s).

NOTICE No. ME(E).

Imphal, the 25th February, 1955.

Final publication of Electoral Rolls for Imphal Municipal Board Election.

Electoral rolls of the Imphal Municipal area are published under Rule 16(2) of the "Rules for the Election of Members of Municipal Boards in Manipur" for general information and may be inspected either in the Election Office or in the Town Fund Office, Imphal during office hours.

T. C. Tiankham,

Senior E. A. C. & Magistrate i/c Municipal Election,
Imphal.

NOTICE No. 2

Imphal, the 26th February, 1955.

Required 72 (Seventy Two) Field workers for 5 months from April, 1955 to August, 1955 for Anti-Malaria work. They will have to carry equipments and do spraying in the Hill areas. They should be of good health and Physique. Pay scale Rs. 22-½-28/- p. m. with usual dearness allowance. Last date of application is 15th March, 1955. They should appear for interview on 28th March, 1955.

A. C. Kapoor,

Chief Medical Officer, Manipur.

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Imphal, the 19th February, 1955.

NOTICE No. 3 of 1954-55.

Is hereby given that license for the undermentioned Ganja Shops will be sold by tender system for the year 1955-56 at Excise Office on the day of the 15th March, 1955 subject to the following conditions.

1. The license sold will give the right of opening a shop only at the site named in the list below. The period will be from the 1st April, 1955 to the 31st March, 1956.

2. The license will be settled at a fixed rate of vend fee.

3. Tender at fixed rate is to be submitted to the Inspector of Excise on or before the day of the 14th March, 1955 in the following form in a sealed cover. Acceptance of tender will be subject to the approval of the I. G. P/Excise, Manipur.

TENDER FOR GANJA SHOP.

1. Name of shop :—

2. Rate of vend fee at which tender is made :—

3. Name and address of the tenderer :—

4. Signature of the witnesses to the tender :— (1). (2).

5. Signature or thumb impression of the tenderer with date :—

Each tender shall bear a court fee stamp of Rs. 5/-. Any shop not settled on the tender system will be sold by any other method as may be prescribed by the I. G. P/Excise. The undersigned is not bound to accept any particular tender or the highest or any bid.

4. The purchaser will be required to deposit on the day of sale, as security a sum equal to two months vend fee on the estimated consumption of the shop.

5. When a license is knocked down or the result of the settlement under the tender system is announced the purchaser is liable for any loss that may accrue to Govt. in case it become necessary to re-sell it for lower license fee or to re-settle it in consequence of his failure to pay the sum payable at the time of sale. Each tenderer whose tender is accepted, is liable to this condition in case of his failure to make good his bid or tender and will be liable to pay the loss as provided in Section 35 of the Eastern Bengal and Assam Excise Act, 1910.

6. If for any valid reason a license, after its sale be refused to the purchaser the advance deposit or security paid by him will be refunded.

7. The term of license will commence from the 1st April, 1955 and the purchaser is required to open his shop on the day his term of license commences or on such date as the I. G. P/Excise may order, failing which his advance deposit paid by him will be forfeited and his license will be cancelled and re-sold at his risk, and he will be liable for any loss that may accrue to Govt. by the re-sale.

8. The license will not be transferable nor can it be sublet without the order of the I. G. P/Excise.

9. Vend fee	Cost price	Duty	Agent's Commission	Purchase price from the Agent excluding vend fee.	Retail price.
Rs. 6/4/- per seer	Rs. 6/12/- per seer	Rs. 1 1/2/- per seer	Rs. 2 - per seer	Rs. 23/12/- per seer	Rs. 40 - per seer

Sl. No.	Site of shop.	Tahsil in which situated.
1.	Khwairamband Nipa Keithel.	Imphal West Tahsil.
2.	Lamlong Bazar.	Imphal East Tahsil.
3.	Bishenpur Bazar.	Bishenpur Tahsil.
4.	Kakching Bazar.	Thoubal Tahsil.

Imphal, the 19th, February, 1955.

NOTICE No. 4 of 1954 55.

Is hereby given that license for the undermentioned Opium shop will be sold by tender system for the year 1955-56 at Excise Office at 1 p.m. on the day of the 16th March, 1955 subject to the following conditions.

1. The license sold will give the right of opening a shop only at the site named in the list below. The period will be from 1st April, 1955 to 31st March, 1956.
2. The license will be settled at a fixed rate of vend fee.
3. Tender at fixed rate is to be submitted to the Inspector of Excise on or before the 15th day of March, 1955 in the following form in a sealed cover. Acceptance of tender will be subject to the approval of the I. G. P/ Excise, Manipur.

TENDER FOR OPIUM SHOP.

1. Name of shop :—
2. Rate of vend fee at which tender is made :—
3. Name and address of the tenderer :—
4. Signature of witnesses to the tender :— 1. 2.
5. Signature or thumb impression of the tenderer with date :—

Each tender shall bear a court fee stamp of Rs 5/-. Any shop not settled on the tender system will be sold by any other method as may be prescribed by the I. G. P/Excise. The undersigned is not bound to accept any particular tender or the highest or any bid.

4. The purchaser will be required to deposit on the day of sale, as security a sum equal to two months vend fee on the estimated consumption of the shop.

5. When a license is knocked down or the result of settlement under the tender system is announced, the purchaser is liable for any loss that may accrue to Govt. in case it becomes necessary to re-sell it for lower license fee or to re-settle it in consequence of his failure to pay the sum payable at the time of sale. Each tenderer whose tender is accepted, is liable to this condition in case of his failure to make good his bid or tender and will be liable to pay the loss as provided in Section 35 of the Eastern Bengal and Assam Excise Act, 1910.

6. If for any valid reason a license, after its sale be refused to the purchaser, the advance deposit or security paid by him will be refunded.

7. The term of license will commence from the 1st April, 1955 and the purchaser is required to open his shop on the day his term of license commences or on such date as the I. G. P/Excise may order, failing which his advance deposit paid by him will be forfeited and his license will be cancelled and re-sold at his risk, and he will be liable for any loss that may accrue to Govt. by the re-sale.

8. The license will not be transferable, nor can it be sublet without the order of the I. G. P/Excise, Manipur.

9. Vend fee	Cost price.	Duty	Treasury price.	Retail price.
Rs 45/- per seer	Rs. 63/13 per seer	Rs. 252/14 per seer	Rs. 316/11 per seer	Rs. 381/11 per seer.

Sl. No.	Site of shop	Mauja in which situated.
1.	Imphal.	Imphal.

N. K. Singh,
Inspector of Excise, Manipur.

Imphal, the 11th February, 1955.

The following Press Note received from the Government of India regarding the Evacuee movable property lying with custodians in Pakistan and list of persons whose house-holds movables are lying with custodians of E. P. in West Pakistan is re-published for general information

T. Kulachand Singh,
Asstt Secretary to the Govt. of Manipur.

Lists of personal and household goods of displaced persons lying with Custodian of Evacuee Property in West Pakistan have recently been received from the Pakistan Government in pursuance of the implementation of the Movable Property Agreement. The names of the owners and the districts in which the movables are lying are as follows:—

Multan District:—Chotta Ram s/o Jass Ram, Multan, Radha Shyam s/o Jass Ram, Mandi Burewala, Multan, Tikaya Ram, Samda Ram Shiv Diyal of Shanti Nagar, Tehsil Khanewal, obtained by the Manager of Salvation Army Colony, Jindo Ram s/o Addo Ram, of Bungalow No 28 Cantt. Multan, S. Bal Krishan Bhatani, Cloth Merchant, Multan, Wali Ram, Multan, Pandit Jiwan Lal Multan Cantt, and Radha Kishan, Advocate, Multan.

Sarghodka District:—Ramji Mal s/o Lal Chand, Shakuri Ram, Shakuri Lal Singh; and Malik Daya Ram.

Montgomery District:—Bishen Singh, Victoria Farms, Hassan Garh, Nihal Chand Rinala, Khurd, and Baba Kartar Singh Bedi.

Rawalpindi District:—Barkat Shah, OP 256, Rawalpindi, and Permanand, C/270, Rawalpindi,

Lyallpur District:—Sodhi Arjan Singh s/o Sodhi Nathu Singh, Dewan Chand s/o Chaman Lal, Daya Ram, Jawala Singh s/o Ruldu Ram, Chauder Parkash s/o Dev Dayal, Pleider, Lachhman Dass s/o Bhagwandas Arora, Dewan Chand s/o Moti Ram Arthi, Ram Kishan, Mul Ram, Sunder Dass s/o Jawala Ram.

Attock District.—Karam Chand, House No. BVI/62, Campbellpur, Mangal Sam; Dr. Mal Singh; R.B. Seth, Sardool Singh; Manohar Lal, Mahavir Singh, Kartar Singh; Jaswant Singh, Sita Ram, H. A. Sharda, Santokh Singh, Seth Hans Raj Advocate; and Tara Chand Amar Das, Shop No. BIV/50

The owners concerned may now write to the Property Field Officer C/O Deputy High Commissioner for India in Pakistan, Lahore. After obtaining the particulars of their movables, the owners should inform him whether they would like their belongings to be sent across to India. In that event they will be required to bear the necessary transportation charges etc. In case they do not want this to be done, the articles will be disposed of by the Pakistan Custodian in the presence of the representative of the Indian diplomatic missions in Pakistan and Sale proceeds thereof would be handed over to the diplomatic representatives after deduction of 10 per cent as custodian's fee, in accordance with the provisions of the Movable Property Agreement.

Certain other lists, showing details of moneys seized from evacuees as also details of seized properties disposed of, have been received in respect of certain districts in Pakistan. Regarding these lists, the action required to be taken by the owners concerned would be notified in due course.

List of persons whose household movables are lying with Custodians
of E. P. in West Pakistan.

BAHAWALPUR.

District. Rahimyar Khan.

Tehsil. Liaqutpur.

1. Mukhi Taho Ram, Thakur Dass, Mauza Nadar Wali.
2. Jenki Ram, Mauza Gul Mohd Lar.
3. Notan Dass, Chelo Ram.
4. Shahana Mal, Sukna Got Mehrab.
5. Wisanda Ram, Sukna Got Meharab.
6. Taho Ram.
7. Juma Ram s/o Aya Mal.

Tehsil. Sadiqabad.

1. Ram Sarup, Bhagwanlal, Sadiqabad.
2. Gobind Ram, s/o Diya Parkash, Sadiqabad.
3. Dewarka Dass Bhatia of Ahmedpur Luma.

Tehsil. Rahimyarkhan.

1. Upendha Krishan Kaul, Rahimyarkhan.

Tehsil. Khanpur.

1. Rup Chand, Khanpur.
2. Sewa Ram s/o Chotto Ram, Bhatia, Khanpur.
3. Do
4. Utam Chand, Khanpur.
5. Hona Ram s/o Bodal Dass, Bhatia, Khanpur.
6. Gulaba Mal, Sukna Chuk No. 97/A, Khanpur.
7. Tanwara Mal, Mauza Kot Darya.
8. Subha Singh, Chuk No. 211, Khanpur,
9. Bhola Ram, Mauza Sehaja, Chuk No. 97/A, Tehsil Khanpur.
10. Kalo Ram, Sehaja, Chuk No. 97/A, Tehsil Khanpur.
11. Dhurmo Mal, Mauza Kot Ghania, Tehsil Khanpur.
12. Bero Mal, Mauza Thekal, Tehsil Khanpur.
13. Netta Ram, Mauza Payi Anna, Tehsil Khanpur.
14. Gopala Ram Dinayat Ram, Mauza, Payi Anna Tehsil Khanpur.
15. Khindo Ram, Mauza Farida abad, Tehsil Khanpur.
16. Tirath Dass, Mauza Nawin Aryan, Tehsil Khanpur.
17. Metta Ram, Mauza Tehsil Khanpur.
18. Khindo Ram, Mauza Payi Anna, Tehsil Khanpur.

District. Bahawalnagar.

(Tehsil Fortabbas) Harunabad.

1. Prem Chand, Chuk No. 100¹⁰⁰/₈₈ Post Office, Faquirwali, Tehsil Fortabbas.
2. Karum Chand, Shopkeeper, Chuk No. 162/78, Post Office, Faqir, Tehsil Fortabbas.

District. Bahawalpur

Tehsil. Ahmedpur East.

1. Punu Ram R/O Mubarikpur, Teh. Ahmedpur East,
2. Subha Ram.
3. Punu Ram.
4. Khlū Ram.
5. Fautto Ram.
6. Adho Ram.
7. Shanu Ram.
8. Dhano Ram
9. Karum Chand.

Tehsil. Bahawalpur.

1. Kewal Ram, Behari Lal, Bahawalpur.
2. Khushi Mal.
3. Mehta Hari Mal, Gold Smith.
4. Hari Chand.
5. Hari Mal.
6. Utam Chand.
7. Iera Mal s/o Kala Ram.

SIND

District. Sukkur

1. Mukhi Hiranand C. S. No. A/876, Old Sukkur.
2. Motomal, Queen's Road Suk.
3. Bishandas No. 8 Dharamshala Suk.
4. Rale Singh, Suk.
5. Ramchand, Advocate, Queen's Road, Suk.
6. Lakhoomal, C. S. No. C. 640, Suk.
7. Seth Jotumal Awatmal & others, Suk.

District. Nawabshah.

1. Lekhrajmal, Moro.
2. Mangalmal of Gachero.
3. Mangnumal of Moro.
4. Thanwardass Gold-smith of Moro.

District. Tharparkar.

1. Lila Ram s/o Late Chetumal.

District. Thatta.

1. Tak Chand of Thatta.
2. Laxmi Bai D/o Gangaram of Thatta.
3. Parshotam Das of Thatta.
4. Beroo Mal s/o Bamboo Mal of Thatta.
5. Jienat Mal of Sjawal.
6. 'Mst. Jetha Bai w/o' Jamna Dass of Jhimpeer.

District. Jacobabad-

1. Sant Dass (Singh) Advocate.
2. Ratan Chand s/o Topan Dass.
3. Bhuko Mal s/o Motan Dass.
4. Shadu Mal s/o Chatu Mal.
5. Radha Mal s/o Moti Mal.
6. Gordhan Dass s/o Radho Mal.
7. Chaman Dass s/o Chag Mal.
8. Sagan Chand s/o Chanda Mal.
9. Para Ram Advocate.
10. Chugga Lal s/o Budhan Ram.
11. Chaith Ram s/o Geon Mal.
12. Moton Dass s/o Jiwan Dass.
13. Notan Mal Sahi Mal.
14. Changa Lal s/o Bhandu Ram.
15. Nebh Raj s/o Talo Mal.
16. Ratun Mal s/o Taro Mal.
17. Gobind Ram s/o Thanwas Mal.
18. Dr. G. N. Shahoni
19. Peblo Mal & Chaman Mal.
20. Sughi Chand s/o Tejo Mal.
21. Bhoj Raj Monj Mal Gowani at present Agra.
22. Rural Mal s/o Teo Mal.

District. Dadu.

1. Salejomal of Mado Taluqa Kakar.

District. Shikarpur.

1. Girdharidass s/o Naraindas.
2. Topandas s/o Chain Rai.

District. Nawabshah.

1. Khemandass.
2. M/S Hardasimal and Assamand Advocates.

N. W. F. P.**District Kohat.**

1. Aijan Dass s/o Jiwan Dass.
2. Lachman Dass Bhagwan Dass.
3. R. B. Makhan Singh.
4. Atma Ram.

District Mardan

1. Harji Mal Kishan Mal of Mardan
2. Ram Singh, Natha Singh of Mardan
3. Kishan Dass of Mardan.
4. Jiwan Dass of Mardan.
5. Duni Ram of Mardan
6. Peshawari Lal of Mardan.
7. Sant Ram of Mardan.
8. Harji Mal of Mardan.
9. Ram Lal, Madan Lal sons of Shankar Dass of Mardan.
10. Kanshi Ram of Mardan.
11. Teja Singh of Mardan.
12. Perma Nand s/o Balbir Singh of Mardan.

District. Hazara.

1. S. Sant Singh Sabhe and S. Balwant Singh Sabhe Atd.
2. Sher Singh, Baffa.
3. Mst. Maya Devi Baffa.
4. Jai Dev. Mansehra.
5. Nand Ram Mansehra.
6. Kanahi Ram Mansehra.
7. Bhagat Dun Chand Mansehra.
8. Sant Ram Mansehra.
9. Seth Lakhmi Chand Mansehra.

District. Bannu.

1. Hardayal Singh Ex-Head Clerk, Civil Hospital, Bannu, now at Mohalla Krishna Kuti Sanjauli (Simla Hills) India.
2. R. S. Kunwar Bhan Executive Officer, Bannu Cantonment.

District. Peshawar.

1. L. Khan Chand, Ex-Head Clerk, Khyber Agency.
2. L. Dargai Lal, Ex-Khassadar Clerk, Khyber Agency.

District. Dera Ismail Khan.

1. Seth Chatar Sain, Sethi, B. A., LL. B., Advocate D. I. Khan.
2. Girdhari Lal, B. A., LL. B., Advocate D. I. Khan.
3. Lila Ram & Chela Ram.

Baluchistan.

1. Chaina Ram late Office Superintendent of Baluchistan Chrome Company Limited.

Punjab.

District. Multan.

1. Chotta Ram s/o Jass Ram Multan.
2. Radha Shiam s/o Jass Ram Mandi Burewala, Multan.
3. Takaya Ram, Samda Ram Shiv Diyal r/o Shanti Nagar Teh. Khanewal, obtained by the Manager of Solvatiam Army Colony.
4. Jindo Ram s/o Addo Ram r/o Banglow No. 28/Cantt Multan.
5. S. Bal Krishan Bhatani Cloth Merchant, Multan.
6. Wali Ram Multan.
7. Pandit Jiwan Lal Multan Cantt.
8. Radha Kishan Advocate, Multan.

District. Sargodha.

1. Ramji Mal s/o Lal Chand.
2. Shakuri Ram.
3. Shakuri Lal Singh.
4. Malik Daya Ram.

District. Montgomery.

1. Bishan Singh, Victoria Farms Hassan Garh.
2. Nihal Chand Rinala Khrd.
3. Baba Kartar Singh Bedi.

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District. Rawalpindi.

1. Barkat Shah OP/256 Rawalpindi.
2. Permanand C/270, Rawalpindi.

District. Lyallpur.

1. Sodhi Arjan Singh s/o Sodhi Nathu Singh.
2. Dewan Chand s/o Chaman Lal, Daya Ram Jawala Singh s/o Ruldu Ram.
3. Chander Parkash s/o Dev Dayal Pleader.
4. Lachhman Das s/o Bhagwan das arora.
5. Dewan Chand s/o Moti Ram Arhti.
6. Ram Kishan, Mul Ram, Sunder Dass s/o Jawala Ram.

District. Attock.

1. Karam Chand, House No. BVI/62, Campbellpur.
2. Mangal Sain.
3. Dr. Mal Singh.
4. R. B. Seth.
5. Sardool Singh.
6. Manohar Lall.
7. Mahavir Singh.
8. Kartar Singh.
9. Jaswant Singh.
10. Sita Ram.
11. H. A. Sharha.
12. Santokh Singh.
13. Seth Hans Raj (Adv.)
14. Tara Chand Amar Dass Shop No. BIV/59.

Imphal, the 1st March. 1955.

No. G. P./5-1/1.—Please read "State Producers Co-operative Society Ltd." instead of "The State Producers' Co-operative Society Ltd." occurring in the 2nd line of page 2 published in the issue of the Manipur Gazette No. 55 of 16th February, 1955.

N. Singh,
Superintendent Govt. Press, Manipur.

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Manipur



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Imphal, Wednesday, March 16, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 1st March, 1955.

No. Apptt. 39/54/39.—The Chief Commissioner is pleased temporarily to appoint Shri W. Gourachandra Singh, Sub-Deputy Collector, as Publicity Officer, Manipur, in the scale of Rs 250-250-300(Con)-25-400-EB-600-EB-25-650. The appointment will be for three months or until the post is filled up substantively in consultation with the Union Public Service Commission whichever is earlier.

T. Kipgen,
Secretary to the Govt. of Manipur.

Imphal, the 1st March, 1955.

No. R/7/54/100.—The Chief Commissioner is pleased to appoint Shri L. Thagoi Singh, B.A., Superintendent, Office of the Deputy Commissioner, Manipur, temporarily as a Sub-Deputy Collector for three months in the scale of Rs. 150-150-200 (Con)-10-260(EB)-10-300-12½-375(EB)-12½-450/- and to place him in-charge of the Imphal East Tahsil.

The expenditure will be debited to Account I-Direct Demands on the Revenue A.1(1)-Pay of Officers: 4 Sub-Deputy Collectors.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 4th March, 1955.

No. Co/27/54/27.—In continuation of this Administration Order No. CO/27/54 dated the 10th Nov. 1954 the Chief Commissioner is pleased to extend the term of the appointment of Shri K. Gourakishor Singh as Asstt. Registrar Co-operative Societies for another three months or until the post is filled up on Union Public Service Commission's recommendation whichever is earlier.

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

Imphal, the 7th March, 1955.

No. DPC/40 53 65 —The Chief Commissioner is pleased to appoint Shri H. Ranbir Singh, temporary Asstt. Secretary, Development Department, as Project Executive Officer for the Thoubal Community Development Block. The appointment will be upto the end of February, 1956.

on relief by Shri H. Ranbir Singh, Shri K. Lamphel Singh, present Project Executive Officer, is appointed temporarily as Asstt. Secretary, Development Department upto the end of February, 1956.

Imphal, the 14th March, 1955.

No J/1/55/1.—The Chief Commissioner is pleased to appoint Shri Ramesh Chandra Deb Chowdhury, Extra Assistant Commissioner, Assam, whose services have been pleased at the disposal of this Administration as Additional Deputy Commissioner and Addl. District Magistrate for Manipur for a period of six months in the first instance. His pay in the post will be fixed in accordance with the orders of the Govt. of India contained in Ministry of States letter No. F. 14(19)-S/54, dated 14th May, 1954.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART II

Order No. 7 of 1955.

Imphal, the 28th February, 1955.

No JC/286-89/55-(A)1.—In continuation of my Order No. 28 of 1954 Shri Kh. Kunj Behari Singh is allowed to work as Registrar of this Court for a further period of 3 months with effect from 1-3-55 vice Shri L. Madhob Chandra Ray appointed as Additional Munsiff vide Chief Commissioner's Order No. J/Misc/80/50 dated the 28th February, 1955.

Brij Narain,

Judicial Commissioner, Manipur.

Imphal, the 28th February, 1955.

No. Regis/2/54.—The Chief Commissioner is pleased to accord sanction to the further extension of the post of Sub-Registrar created temporarily under this Administration Order No. Regis/2/54/5 dated the 26th February, 1954 for one year from 1-3-56 and to the appointment of Shri Mazachang Raikham, temporary S.D.O. in the War damage Compensation Office to the post with effect from 1-3-55. The expenditure is debitable to the budget of the Registration Department for the year 1955-56

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 10th March, 1955.

No. R/Fy/1/52-II —The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 371 Turel Ahangbi from the Register of Government fisheries with effect from 1st April 1955 for irrigation purposes.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Imphal, the 28th February, 1955.

No. J/MISC/80/50(a). — In continuation of his order issued under Notification No. J/MISC/80/50(a) dated 3-4-54, the Chief Commissioner is pleased to sanction the continuance of the following posts for a further period of three months with effect from 1-3-55.

- One post of Peekar.
- Two posts of Judicial Clerks.
- One post of Personal Orderly.
- One post of Office Peon.

The expenditure involved will be debitable to the Minor Head "Civil & Sessions Court" under the Area Demand—"Manipur".

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 14th March, 1955.

No. HP/23/53. — In exercise of the powers conferred upon him by Section 4 of the Preventive Detention Act (Act IV of 1950) as amended by the Preventive Detention (Amendment) Act, 1954, the Chief Commissioner has been pleased to amend Rule 29 in the Manipur Detenus Rules 1950 and further to amend the list of approved News papers and Periodicals under Appendix B of the said Detenus Rules 1950 as follows :—

For the last two sentences at the end of the Rule 29, substitute the following :—

‘ One copy of a particular approved newspaper or periodical from amongst those listed in Appendix B under group (a) for every eight Detenus in the Jail may be supplied at the expense of the Government. The selection of a particular newspaper or periodical will however be made in consultation with the Detenus.’

APPENDIX 'B'.

(See Rule 29)

(a) News papers and Periodicals of which one copy of a particular newspaper or periodical is to be supplied for every eight Detenus at the expense of the Government as provided under Rule 29 :—

1. Assam Tribune
2. Statesmen.
3. Hindusthan Standard.
4. Hindusthan Times.
5. Praja Tantra.
6. Ngasi.
7. Anouba Samaj.

(b) News papers and Periodicals etc, with the Detenus may be allowed at their own expense.

1. The Statesman.
2. The Times of India (Illustrated Weekly).
3. The Times of India (A daily of Bombay).
4. Bombay Chronicle.
5. Hindu (Madras English Daily).
6. Amrit Bazar Patrika (Calcutta English Daily).
7. Indian Review (English monthly of Madras).

And also the news papers referred to in (a) above.

This amendment comes into effect from the date of issue of this order.

T. Kipgen,
Secretary to the Govt. of Manipur.

NOTIFICATION.

Dated Shillong the 31st January, 1955.

Subject—Correction to the Central Government compilation of Treasury Rules Vol. I, 1st Edn 3rd Reprint.

No. TM.2/14/54 75:—An advance copy of the draft correction No. 185 to the Central Government Compilation of the Treasury Rules Vol. I is published below for the information and guidance of all Treasury and Sub-Treasury Officers and all Central Heads of departments under the audit control of the Accountant General, Assam.

(Cy. G.I-5390/TM-1465 of 54-5').

T. C. Bhattacharjee,
Assistant Accounts Officer, Assam.

Draft correction to the Central Government Compilation of the Treasury Rules, Vol. I, 1st Edn. 3rd reprint.

No 185.....Page 73.....Rule 225

Insert the following as item (VII) of Note 2(2) below Rule 225.

(VII) Portion of Dearness Allowance treated as basic pay for the purpose of pension, gratuity, etc.

K. C. Das,
Under Secretary to the Government of India.

Dated, Shillong, the 2nd February, 1955.

Subject:—Correction to the Central Government compilation of the Treasury Rules, Vol. I, 1st Edition, 2nd Reprint.

No TM.2/14/54/76.—An advance copy of the Correction slip No. 184 to the Central Government Compilation of Treasury Rules Vol. I is published below for information and guidance of all the Treasury and Sub-Treasury Officers and Central Heads of offices under the audit control of the Accountant General, Assam.

R. N. Chatterjee,
Assistant Accountant General, Assam.

No. 184.

Draft Correction to the Central Government compilation of Treasury Rules Volume I First Edition, Second Reprint.

Page 186, Rule, 60 (2)(a)

Insert the following as note 2 below the existing note of this rule. The existing note being numbered as note 1 note 2. "In so far as the withdrawal relates to a gazetted Government servant the Treasury Officer should be kept informed by the Accountant General concerned of the details of the policies which are being financed from the Provident Fund account of the subscriber. These details will include name of the Insurance Company, Policy numbers and amount and date of payment of premia etc which will be on records of the Treasury Officer for the purpose of verification of withdrawals on subsequent bills.

(i) The first withdrawal for the payment of the premia will be made on the authority of the Accountant General.

(ii) An intimation should be sent to the Treasury Officer by the Accountant General as and when an Insurance policy is re-assigned or gets lapsed or in other contingencies involving non-payment of premia.

(Dy. G. I. 54(4)/TM-1487 of 54-55 in TM.2/14/54).

NOTIFICATION.

Shillong, the 14th February, 1955.

Subject :—Correction list No. 6 to the Rules for the Supply and Distribution of Stamps.

No. TM.2/14/54/78. A copy of the correction list No. 6 to "The Rules for the supply and distribution of stamps" embodied in the Central Government Compilation of the Treasury Rules Vol. II (Appendix H) is published below for information and guidance of all concerned. (Correction List No. 6).

(Dy. TM-1571 of 54-55 in TM2/14/54).

Assistant Accounts Officer.

Memo. No. TM2 14 54/4056-66.....Dated Shillong the 14th February 1955. Advance copy forwarded to WM., OAD. HAD and all Central Audit Sections of the Office for information.

Assistant Accounts Officer.

Government of India, Ministry of Finance (Revenue Division).

Correction list No. 6 to the Rules for the Supply and Distribution of Stamps.

Pages 1 and 2, Rule 6.

For the existing rule 6 substitute the following.

6. The Central Stamps Store shall ordinarily maintain a reserve stock of stamps and postal stationery etc. based on the probable monthly consumption as follows, in addition to the stocks required for quarterly or four monthly, or annual consumption, according as they relate to postal, or non-postal stamps, or Stamps which are supplied annually.

I. Postage Stamp.	Maximum months.	Minimum months.
1. Postage stamps other than stamp booklets.	6	3
2. Stamp booklets.	3	2
3. Postal Stationery	3	2
II. Non-Postal Stamps which form sources of Central Revenues.		
1. Adhesive Stamps.	6	3
2. Impressed Stamps.	6	3
3. Match Excise Bandrols.	3	2
4. Tobacco Excise Duty Labels	6	3

III. Non-postal Stamps which form sources of State Revenues.

As may be settled between the State Governments concerned and to Controller of Stamps.

Note.—(1) In the case of items I(1) and II(1), (2), (3) and (4) if the annual consumption is very low, the maximum stock may be increased to 12 months' consumption at the discretion of the Controller of Stamps.

Note (2) In addition to the above items, reserve stocks of other categories which may be required to be printed from time to time e. g., cheque books, National Savings Certificates, Postal Orders, and various miscellaneous items, etc., shall also be maintained in the Central Stamp Store in accordance with the request of the indentors or as may be found necessary by the Controller of Stamps.

Note (3) In respect of such items for which daily out-turn of the stamp press is fixed eg. Post cards, Envelopes, Inland letter Cards, some denominations of banderols and such similar items, etc. as may be determined by the Controller of Stamps from time to time the words 'in addition' referred to in this rule will not be operative i.e., the stocks required to be held in respect of these items will be as per the minimum and maximum limits stated above.

Note (4) If on account of sharp decrease in treasury scales, the stocks printed previously exceed the maximum limits with reference to the subsequent decrease in sales, such cases will not be deemed as in contravention of the maximum limits of reserves, they will be issued and disposed of in due course, subsequent print order, if any, being regulated on the basis of reduced scales.

NOTIFICATION.

Dated, Shillong the 1st March, 1955.

Subject:—Abnormal rush of payments towards the close of the financial year.

No. TM/2-38/52/82.—Attention of all Administrative Departments and Headquarters Departments is invited to the Government of Assam, Finance Department letter No. FE. 10/53/2 dated the 24th January, 1953 and No. BB.111/54/1 dated the 19th April, 1954/Government of Tripura, Finance Department Circular No. Fin/2287 (21)/GI/158/52 dated the 23rd February, 1953/Government of Manipur, Revenue and Finance Department Memo. No. FA/97/52/5 dated the 24th February, 1953. They are requested to see that the instructions issued by the Government are strictly observed so as to avoid heavy rush of payments towards the close of the financial year. The orders requiring authority for payment or bills for preaudit which are intended to be acted upon before the close of the year should be submitted so as to reach the office of the Accountant General, Assam, before the 15th March, 1955 at the latest. The payment of bills, etc. received after the 15th March cannot be guaranteed.

Dated Shillong, the 10th March, 1955,

Subject:—Submission of Annual Estt. Returns by Heads of Offices.

No. TM.2/28/52/83—Attention of all Heads of Offices/Departments both Central and State, is invited to Rule 119 of the Central Govt. compilation of the General Financial Rules, Vol. I and Rule 158 of the Assam Financial Rules as amended by correction slip Nos. 149 and 150 respectively which requires that a detailed statement of the establishment existing on the 1st April should be prepared by each head of office/Department and transmitted to the Audit Officer direct as soon as possible, not later than the 15th of May. It is hereby requested that suitable steps may kindly be taken to ensure the submission of Annual Returns of Estt. (including personnel holding temporary non-gazetted posts in superior pensionable service against temporary sanctions) as on the 1st April, 1955 to this office on or before the 15th May, 1955 as required by the rules. The Returns will have to be sent in duplicate.

S. K. Bhattacharjee,
Assistant Accounts Officer, Assam

Imphal, the 28th February, 1955.

No. J/MISC/80/50.—In continuation of his Order issued under Notification No. J/MISC/80/50/140 dated 7-9-54, the Chief Commissioner is pleased to sanction the continuance of the post of Additional Munsiff for a further period of 8 months with effect from 1-3-55 and to the retention of the existing incumbent in the post on his present terms.

The expenditure involved will be debitable to the Minor Head—"Civil & Sessions Court" under the Area Demand—Manipur.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

PART IV

NOTICE.

Imphal, the 23rd Feb. 1955.

No. 28/CS/II/54-55/—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, The Keisampat Mutum Leikai More Weavers' Co-operative Production & Sale Society Ltd. has been this day registered in my Office as Co-operative Society and numbered as 28 of 1954-55, dated the 14th Feb. of the year one thousand nine hundred and fifty five Anno Domini.

Imphal, the 23rd Feb. 1955.

No. 29/CS II/54/55/—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Keisampat Keisam Leikai More Weavers' Co-operative Production & Sale Society Ltd. has been this day registered in my Office as Co-operative Society and numbered as 29 of 1954-55, dated the 14th Feb. of the year one thousand nine hundred and fifty five Anno Domini.

Imphal, the 5th March, 1955.

No. 30/CS/II 54-55/—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Nongpok Sanjenbam and Takhel Agricultural Co-operative Credit Society Unlimited has been this day registered in my Office as Co-operative Society and numbered as 30 of 1954-55, dated the 2nd March of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Asstt. Registrar, Co-op. Societies, Manipur.

Imphal, the 28th February, 1955.

No. 1/JS/II/54-55/—It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act XXI of 1860, an Association under the name and style of the Kanglatongbi Orphanage Association has been incorporated and numbered as No. 3 of 1954-55, dated the 28th Feb. of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Registrar, Joint Stock Companies, Manipur.

Notice No. 5 of 1954-55.

Is hereby given that license for the undermentioned Excise, Wholesale and Retail shops will be sold by auction for the year 1955-56 from the 1st April, 1955 to 31st March, 1956 at the Excise office at 1 p. m. on the 18th day of March, 1955 subject to the following conditions.

1. The license sold will give the right of opening a shop only at the site named in the list below or on such site within 100 yards thereof, as may be approved by the I. G. P./Excise provided that the I. G. P./Excise reserves to himself the right to transfer any retail shop from the locality specified to some other locality in the neighbourhood.
2. Acceptance of bid will be subject to the approval of the I. G. P./Excise.. The undersigned is not bound to accept the highest or any bid; may exclude persons of notoriously bad character and may refuse any bid deemed to be reckless or purely speculative.
3. The purchaser shall be required to pay two months' fees on the date of sale, one month's fee on the date on which the currency of the license begins and one month's fee on the first of every succeeding month until the total fee due for the license has been realised.
4. When the license is knocked down the purchaser is liable for any loss that may accrue to Manipur Govt. in case it becomes necessary to resell for a lower license fee or to re-settle it in consequence of his failure to pay the sum payable at the time of sale. Each bidder whose bid is accepted, is liable to this condition in case of his failure to make good his bid and will be liable to pay the loss as provided in section 35 of the Eastern Bengal and Assam Excise Act, 1910.
5. If for any valid reason a license after its sale be refused to the purchaser the advance deposit or security paid by him will be refunded to the purchaser.
6. The term of license will commence from the 1st April, 1955 and the purchaser is required to open his shop on the day his term of license commences or on such date as the I. G. P./Excise may order, failing which his advance deposit or security paid by him will be forfeited and his license will be cancelled and re-sold at his risk, and he will be liable for any loss that may accrue to Manipur Govt. by the re-sale.
7. The license will not be transferable nor can it be sublet without the previous sanction of the I. G. P./Excise, Manipur.
8. The licensee will get supply of liquor from the Distillers @ Rs. 1/2/- per qrt. bottle and it will be sold @ Rs. 2/- per qrt. bottle.
9. A fee of annas -8/- per qrt bottle is levied on the basis of sale for such liquor for govt. The wholesale Vendor will supply liquor to the Sub-Vendors @ Rs. 1/13/- per qrt bottle.
 - (A) The Retail Vendor will have to reduce the liquor at 30. O. U. P.
 - (B) The security deposit will be Rs. 1,000/- per annum.
 - (C) Only the successful bidder can open shops and deal in Country liquor.

Sl. No.	Site of shop.	Thana in which situated.	Monthly fee of last sale.
1.	Wholesale & Retail Vendor of liquor shop of Sekmai.	Imphal.	Rs. 20/-
2.	do do of Imphal.	Imphal-	Rs. 10/-

N. K. Singh,
Inspector of Excise, Manipur.

NOTIFICATION No. 4 of 1955.

Imphal, the 1st March, 1955.

Applications stating age, educational qualification and previous experience if any, are invited for the following posts for the period upto the end of February, 1956, which are likely to be extended in the pay scale noted against each of the post for the Court of Judicial Commissioner and will be received by the undersigned upto 3 p. m. of 17-3-55. The applications are to be addressed to the Judicial Commissioner for Manipur.

Name of post.	Pay scale.	Remarks.
One Lower Division Clerk.	40-2-50-EB-3-80-EB-4-100 with D. A.	Minimum qualification Matriculate.
One typist	Do	Minimum qualification Matriculate. Preference will be given to those who have got a good knowledge of typing.
Two Grade IV Employees	22-1-28 with D. A.	

Candidates are to appear in the office personally for interview on 19-3-55 at 10 A. M. and they are to produce their testimonials in original.

K. B. Singh,
Registrar, Judicial Commissioner's Court, Manipur.

Imphal, the 7th March, 1955.

Messages of the past and present Home Minister of the Government of India and the Prime Minister for the 5th All India Police Athletic & Sports Meet which was held at Ranchi from the 4th to 6th February, 1955 are reproduced below for the information of all concerned—

U. O. Malhoutra,
Inspector General of Police, Manipur.

New Delhi, 2nd February, 1955.

I am glad that the Fifth All-India Police Athletic Meet is being held in Ranchi these days. Members of the Police Force have to work hard and their activities are, as a rule, confined to their respective States. Occasions like these, when the Officers and men from different States can assemble together to participate in manly games and sports, are rare. Such occasions serve to emphasize not only the underlying unity of India but create bonds of brotherhood, comradeship and fellow feeling that strengthen morale and widen the mental horizon by providing opportunities for exchanging and warning from each others experiences and knowledge. They also enable participants to see the country and acquire first hand knowledge of the hopes and aspirations of the people residing in this vast land. A new India is unfolding now and a new life is pulsating all through. Police have to perform an onerous, responsible and paramount duty and to maintain conditions of internal order and security in which alone any concerted drive for uplifting the country can take shape and grow. No gulf now divides the citizen from the police whose interest in building the country is as great as of any other. They have to work to win the confidence of the man in the street by their spirit of service and by the will to serve the public good to the best of their capacity and ability. Their contacts with the public have therefore to be of the most cordial and sympathetic nature. In this way alone they can get willing co-operation and assistance of the people which is essential for the efficient discharge of their difficult duties. Our police has to be the strong arm of the great Republic that India is today, and has to conform to the democratic traditions of society. My good wishes are for the success of the Function.

G. B. Pant,
Minister for Home Affairs.

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New Delhi, 7th December, 1954.

I am happy to know that the All-India Police Sports Meet is due to meet this year in Ranchi, from the 4th to the 8th of February, 1955. Ranchi is an ideal place for such sports meet. These meets are held from year to year in different parts of India. This is all to the good, because these meets enable police officers and men from all parts of India to congregate together and become acquainted with the conditions prevailing in different parts of India. The Police Force is an All-India Force. Like the Indian Army, it symbolizes the strength and greatness of India. The responsibilities of the Indian Police are heavy. Maintenance of law and order in a vast country like India, with 360 millions of people is not a light one. It behoves every member of the Police Force to realize the extent of his responsibility and to realize further that, in his own person, he is in a way the keeper of the dignity and honour of the Indian Police. He is the standard bearer by whose conduct the whole of the Police Force may well be judged. I have been sending messages to the officers and men of the Indian Police Force on the occasion of these meets every year. Let me quote what I said last year:

"I am asked every year for a message. Years pass by and the meet occurs again and again, but the message must remain one and the same. Members of the Police Force all over India must recognize the consequence of the revolution through which India has recently passed. We have not only regained our freedom from foreign rule, but we have also undergone a change of masters. In the so-called British India the British were our rulers and the Police Force owed allegiance to these foreign masters; in the Indian States this allegiance was due and rendered to the Ruling Princes. Now the British rule has vanished, and the Indian Princes have abdicated their functions and today in India the rule is of the people, for the people, by the people.

This cardinal fact, all public servants, particularly the members of the Police Force, must ever bear in mind. The public are their masters and all public servants, high and low, owe allegiance to them. We have got to serve them to the best of our ability, with all our heart, mind and intellect. In their contentments lies our security and our advancement, and their affection should be our best reward for all our services. The need of the hour today in India is the promotion of most cordial relations between the public and their Police Force, so that in the discharge of their duties of checking and preventing crimes, the co-operation of the ordinary citizen throughout India may always be forthcoming to the Police Force."

I send to all officers and men my greetings, and wish them all not only success in their Meet but also success throughout the year.

Kailas Nath Katju,
Minister for Home Affairs

New Delhi, December 21, 1954.

I am sending again this year my good wishes on the occasion of the All-India Police Sports Meet at Ranchi.

I am glad to notice that the relations of our Police Force with our people have undergone a marked change for the better. It is essential that the Police and the people should function together and in co-operation, that the Police should realize that they are to serve the people and that the public should realize that the Police are there to help them and not to harass. On both sides there is this responsibility.

The Police have an essential duty to perform. It is a public service of great importance. They should realize their responsibility.

I was very sorry to learn of the hunger strike of Policemen recently in Bengal. Whatever the merits of their case might be, this was an improper way to adopt which could only do injury to both the Police and the State. I am glad that this strike was given up. I can very well understand that there might be difficulties or grievances or complaints. These should be considered calmly and not under pressure or threat from either side. All of us should realize that we have to function co-operatively in the big tasks ahead.

Jawaharlal Nehru.

NOTICE.

Imphal, the 1st March, 1955.

It is notified for the information of members of Scheduled Castes and Scheduled Tribes in Manipur that 100 Assistants will be recruited on an ad-hoc basis for the Central Secretariat from amongst Graduate Scheduled Caste and Scheduled Tribes candidates, on the basis of an examination to be held by the Union Public Service Commission. Full details of the examination will be published in a notice that will be issued by the Union Public Service Commission in all the leading Newspapers on the 26th February, 1955. All concerned should avail themselves of this offer and apply in time.

V. S. Sundaram,
Deputy Commissioner, Manipur.

Press Note No. 7.

Imphal, the 2nd March, 1955.

The Government of India have sanctioned an amount of Rs. 72,500 - for the removal of untouchability in the State of Manipur during the year 1954-55. The amount will be utilised as per schemes noted below :—

Name of scheme.	Amount allotted.
1. Publicity	Rs. 6,000/-
2. Water Supply (Digging of tank at Waithoumapan village).	„ 3,500/-
3. Housing—Free supply of 450 bundles of C. I. Sheets to Yaithibi families of Waithoumapan for construction of improved type of houses.	„ 45,000/-
4. Construction of a temple for the Yaithibis of Waithoumapan village.	„ 3,000/-
5. Construction of a hall (Mandap) for the Yaithibis of Waithoumapan village.	„ 15,000/-
7. Education.	„ 1,000/-
Total :— Rs. 72,000/-	

Press Note No. 8.

Imphal, the 5th March, 1955.

The Government of India have sanctioned an expenditure of Rs. 8.22 lakhs for the welfare of tribal people in the State of Manipur during the year 1954-55. The amount will be utilized on the following schemes :—

Name of scheme.	Amount allotted.
1. Education.	Rs. 2.00 lakhs.
2. Public Health—Anti-malarial Measures.	„ 1.47 „
3. Village roads.	„ 2.82 „
4. Discretionary Grant (to be utilized for Irrigation and other works in hill areas).	„ 1.00 „
5. Fruit farming scheme.	„ .19 lakh
6. Weaving Training	„ .11 „
7. Carpentry Training.	„ .08 „
8. Agricultural Demonstration	„ .05 „
9. Construction of Tribal Rest Camp at Imphal.	„ .50 „
Total :— Rs. 8.22 lakhs	

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

TENDER NOTICE.

Imphal, the 7th March, 1955.

Sealed tenders are invited for the supply of 20 (twenty) Khaki Long Pants for the grade IV Employees of the Government Press, Manipur. Tenders will be received by the undersigned upto 1 p. m. on 19th March, 1955 and the same will be open before the tenderers on the same date.

A security of Rs. 20/- will be deposited by the successful tenderers and will be refunded when the supply is completed. Sample of cloth should also be furnished along with their tenders.

N. Singh,
Supdt, Govt. Press, Manipur.

Tender Notice No. 3-Jail of 1955.

Imphal, the 3rd March, 1955.

Sealed tenders are invited with sample and caution money of Rs. 50/- upto 12 noon of 17.3.1955 for the supply of 400 maunds of dry and well screened mustard seeds. Quarterly supply of 100 maunds be made at Jail go-down. Successful tenderer will have to deposit 10% of the value of the contract as security.

Tender Notice No. 4-Jail of 1955.

Separate sealed tenders with samples and caution money of Rs. 25/- each are invited for the supply of unground Motor, Chana, Matikolai, Chakhawai, Musori, Arahar and Mug dal upto 1 P. M. of 18.3.1955. 60 maunds each and 8 maunds of spices. Quarterly supply of 15 maunds of each dal and 1½ maunds of spices be made at Jail go-down. 10% of the value of the contract be deposited by the successful tenderer as security.

Tender Notice No. 5-Jail of 1955.

Sealed tenders with a caution money of Rs. 50/- are invited for the supply of 4,000 maunds of fire wood (dry checksing) upto 19.3.1955 noon. 1,000 maunds be supplied quarterly. Delivery at Jail go-down. Security of 10% of the value of contract be deposited by successful tenderer. Specimen of fire wood may be available from the Jail Office.

T. C. Tiangkham,
Superintendent Jail, Imphal.

Imphal, the 14th March, 1955.

Applications are invited from girls for training as Midwives tenable for 15 months at the Civil Hospital, Imphal commencing from April, 1955. Ten Scholarships are also available for deserving students @ Rs. 20/- each per month.

None need apply who does not at least possess a certificate of passed class VI. Higher educational qualification is preferable. Minimum age for admission is 17 years. Application stating age, name, district, community and educational qualification supported by a certificate from the Head of Institution in which the candidate last studied should reach the undersigned on or before the 28th March '55.

Applicants are to appear in the office personally for selection on 30th March '55 and they are to produce their testimonials original.

A. C. Kapoor,
Chief Medical Officer, Manipur.

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Imphal, the 15th March, 1955.

Tour programme of Shri S Krishnamohan Singh, Adviser/Land
for the month of March, 1955.

10.3.55.	11 A. M. — Start for Ukhrul. 2 P. M. — Arrive Ukhrul and halt.
11.3.55.	Halt at Ukhrul.
12-3-55.	2 P. M. — Leave Ukhrul. 5 P. M. — Arrive Imphal.
<hr/>			
14-3-55.	7 A. M. — Start for Khoubum. 3 P. M. — Arrive Khoubum and halt.
15-3-55.	Halt at Khoubum.
16-3-55.	7 A. M. — Leave Khoubum. 4 P. M. — Arrive Imphal.

S. Krishnamohan Singh,
Adviser/Land Settlement.

নোটিশ নং ৫৫।

Imphal, the 14th March, 1955.

শোক ১২৫: -৫৬ দা ৫৬২ বেনবগী থক ভৌবিখিবা ডিলয় পুয়মক খহেনকরি। অৱদি ৫৬৬িবা মাঠ ৫৬৬ী তাং ১৮' কাওবগী মতুংদা, ৫৬৬ী মতুংদা ফকক থোকপা কমিশন অচ বিল লাহুনা কোপি অনি অনি সিভিল লগাই আফিসত। পিবিগদবনি। হ গিৱা অৱিথ অসিগী মতুংদা বিল পিবিহেত্ৰবগী মতুংদা পিবা বিল লোৱয়ৱাই। ইতি তাং ১৪/৩/৫৫ ইং

আৰু কে: মনিগৰা সিংহ,
সুপারিন্টেণ্ডেন্ট সিভিল লগাই আফিস।

NOTICE.

Imphal, the 16th March, 1955.

The 9th March, 1955 being a holiday on account of Doljatra Festival there was no issue of the Manipur Gazette on that date.

N. Singh,
Supdt. Government Press, Manipur.

Manipur



Gazette

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PUBLISHED BY AUTHORITY

No. 60

Imphal, Wednesday, March 23, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 16th March, 1955.

No. Claims/3/55.—The Chief Commissioner is pleased to designate Shri O. Kathipri, Extra Assistant Commissioner in-charge of war Damage Compensation as an Assistant Secretary to the Government of Manipur for dealing with that work. He will not be given any additional remuneration for his duties as Assistant Secretary.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

CORRIGENDUM.

Imphal, the 23rd March, 1955

No. GP/5-1/2.—Pleased read "Placed" for the word "Pleased" occurring at the end of second line of the Notification No. J/1/55/1. dated 14-3-55 published on the second page in the issue of the Manipur Gazette No. 59 of 16th March, 1955.

N. Singh,

Superintendent, Govt. Press, Manipur.

PART II

Imphal, the 16th March, 1955.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of Section 35 of the Co-operative Societies Act II of 1912 that the Societies ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of Section 39 of the same Act, I hereby cancel the registration of the said societies.

Now further in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby appoint Shri Th. Ibobi Singh, Offg. Inspector, C. S. Shri H. Daoji Sarma, Assistant Auditor, C. S., to be liquidators of the societies in Group A & B respectively. All claims against the dissolved societies must be submitted to the liquidators within one month of the publication of this Notice.

Name of Societies and Registered Nos.

Group A.
1. The Young Friends C. S. Ltd. Regd. No. 388 of 30-4-49.

Group B
2. The Awang Sekmai C. S. Ltd. " " 481 of 16-5-49.

K. G. Singh,

Asstt. Registrar, Co-op. Societies, Manipur,

NOTIFICATION.

No. TM/TRY/14-1/54-55/51.

Dated, Shillong, the 28th February, 1955.

Subject:—Acceptance of revenue from the Public for credit to the Agri. Marketing Adviser to the Govt. of India under Central Revenue Head "XXIX Agriculture-Agrl. Receipts".

Inviting attention of all the Treasury Officers and Sub-Treasury Officers in Assam, Tripura and Manipur to this Office Notification No. TM/Try/14-1/54-55/51 dated the 16th November, 1954, it is hereby notified that the Directorate of Marketing and Inspection, Ministry of Food and Agriculture, Government of India, New Delhi has been intrusted with the work of grading wool with effect from the 7th February, 1955 and to realise the revenue payable to the Central Government on account of wool label charges etc. in pursuance of the provisions of clauses (i) and (k) of the General Grading and Marketing Rules 1937. Accordingly, the wool packers will deposit such revenue in the nearest treasury through chalan under the revenue head "XXIX Agriculture-Central Agriculture Receipts-Wool Receipts" head. The Treasury Officers and Sub-Treasury Officers are, therefore, requested to accept all items of revenue tendered by the public for credit to the Agricultural Marketing Adviser to the Government of India under the above head. It should always be seen that correct classifications is given on the chalan:—

The items should be shown under the head "S. Remittances etc-Account between Civil and Civil Exchange Account between Central Revenues and Assam—Items adjustable by the Accountant General, Central Revenues Miscellaneous in the Central Cash Accounts. A separate schedules with chalan should be furnished in support of credit.

Chalans should be tendered in triplicate of which one copy should be sent by the Treasury/Sub-Treasury direct to the Agri. Marketing Adviser to the Govt. of India, Directorate of Marketing and Inspection, Ministry of Agriculture, New Delhi.

S. K. Bhattacharjee,
Assistant Accounts Officer, Assam.

Imphal, the 18th March, 1955.

INSOLVENCY CASE No. 6 of 1954.

Kongbrailakpam Rajbapu Sarma S/O Late Bhubanacharya
Sarma of Sugnu Basti under Mayang Imphal Police Station. ... Petitioner.

Versus.

Yumnam Mukta Singh S/O Late Tolanda Singh of Lang-
meilong Basti under Mayang Imphal Police Station. ... Creditor-Opposite Party.
Subject.—Petition for adjudication as insolvent under the provision of Insolvency
Act V of 1920.

Copy of the order passed by the Judicial Commissioner on 24-2-55 in the above
noted Case.

ORDER.

This application is allowed and adjudicate Kongbrailakpam Rajbapu Sarma as insolvent. Shri Konjam Rohini Kumar Singh is appointed receiver of the properties of the insolvent, and the properties of the insolvent shall vest in the Receiver who will proceed to deal with his properties according to law. The Receiver will get 5% of the realisations towards his fee. The insolvent is allowed 6 months' time to apply for discharge.

Brij Narain,
Judicial Commissioner, Manipur.

PART IV

NOTICE No. ME(F)

Imphal, the 15th March, 1955.

Whereas the five Wards of the Imphal Municipality have been called upon to elect 10 (ten) members on or before the 18th April, 1955, I, T. C. Tiangkham, Sr. E. A. C. & Magistrate i/o Municipal Election do hereby give the following :—

PUBLIC NOTICE :

- (A) The number of members to be elected from each Municipal Ward is two.
- (B) Nomination paper may be delivered to the undersigned at his office at Imphal or, if he is unavoidably prevented from receiving the same to the Electoral Registration Officer, Election Office, Imphal. They should be presented between 11 A. M. and 3 P. M. on or before the 18th April, 1955.
- (C) Forms of Nomination Paper may be obtained from the Head Assistant, Election Office, Imphal between the hours of 12 A. M. and 2 P. M.

T. C. Tiangkham,
Senior E. A. C. & Magistrate i/c
Municipal Election, Imphal.

Imphal, the 15th March, 1955.

The following Advertisement for the Assistants' Grade Examination for Scheduled Castes and Scheduled Tribes appeared in the issue of Assam Tribune dated 26-2-55, is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

The Union Public Service Commission will hold an examination at Allahabad, Bombay, Calcutta, Delhi, Ludhiana, Madras, Nagpur, Patna, Simla, Srinagar (and such Indian Missions abroad as considered necessary) sometime in July, 1955 for recruitment to posts of Assistant, reserved for Scheduled Castes and Scheduled Tribes in the Central Secretariat Service.

Age Limits :—Candidates must have been born not earlier than 27th February, 1925, and not later than 26th February, 1935. Upper age limit relaxable upto 33 years for persons already employed under the Govt. of India or in the State or in Statutory bodies who have been in such Service continuously from the date prior to their attaining the age of 30 years. The upper age limits prescribed above are further relaxable in favour of bona fide displaced persons from Pakistan and unliberated areas of Jammu and Kashmir and residents of Chandernagar.

Qualification :—A degree or its equivalent pay Scale :—160-10-300-EB-15-450. Application forms and full particulars obtainable from the Secretary, Union Public Service Commission, Dhoolpur House, New Delhi and also from Regional Assistant Commissioners for Scheduled Castes and Scheduled Tribes at Nagpur Baroda, Ranchi, Shillong, Madras and Visakapatnam while asking for forms a candidate must clearly state in his letter "Assistant" Grade Examination—for Scheduled Castes/Tribes, 1955" and also give his name and full postal address in block letters. Completed applications must reach Union Public Service Commission by 7th May, 1955 (21st May, 1955, for posts abroad).

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NOTICE No. 6 of 1954-55.

Sealed tenders in the following form quoting commission per seer for procurement of ganja from the licensed cultivators are invited. Tenders shall be Superscribed as "Tender for procurement of ganja" and will be received by the undersigned on or before the 24th March, 1955 during office hours

The successful tenderer will be given the monopoly right to purchase ganja from the licensed cultivators and sell it to the retail shops

The period of the license will be from 1-4-55 to 31-12-55.

The undersigned is not bound to accept any particular tender or the highest or any bid. Acceptance of the tender will be subject to the approval of the I. G. P/Excise, Manipur.

The rate of commission for the last year for procurement of ganja per seer was Rs. 2/-

FORM OF TENDER FOR PROCUREMENT OF GANJA

1. Rate of commission at which tender is made :—
2. Name and address of the tenderer :—
3. Signature of witnesses to the tender :— 1. 2.
4. Signature or thumb impression of the tenderer with date :—

Each tender shall bear a court fee stamp of Rs. 5/- and the result of the tender will be announced on the 28th day of March, 1955.

The successful tenderer shall be required, as a condition of his license remaining in force, duly and faithfully to perform and abide by the following conditions :—

1. The successful tender shall if so required by the Govt. take over the ganja, if any, which may remain on 31-8-55 in the stock of the old Procuring Agent on payment of the price as may be determined by the Government.

2. He shall have to maintain a Warehouse at Imphal to the satisfaction of the I. G. P/Excise. The warehouse shall have only one door and shall be secured by two locks, one of which shall be provided by the Govt. The key of the lock provided by the Govt. shall remain with the I. G. P/Excise. The ganja shall be stored on a "Machang" and not on the floor, or in boxes.

3. He shall purchase the ganja as directed by the I. G. P/Excise with his own money and shall not be allowed to make any sale except on a written authority of the I. G. P/Excise or such other officer as may be appointed by him in this behalf. The first class and second class ganja shall be procured @ Rs. 6/12/- and Rs. 3/- per seer respectively. All procurement and deliveries shall be made in the presence of the Inspector of Excise. As regards classification of ganja, the decision of the I. G. P/Excise shall be final.

4. He shall, if so required by the Govt. purchase the entire quantity of ganja in the stock of the licensed growers on the terms mentioned under clause (3). He shall also procure and store any inferior ganja unfit for human consumption which may be in the stock of the licensed growers and for such ganja no payment will be made.

5. Govt. will have the right to take over any ganja which remains in the warehouse on 31-12-55 on payment of the purchase price.

6. The procuring Agent shall have to keep a security deposit of Rs. 200/- with Govt. which will be liable to be forfeited in part or whole, on his failure to comply with any of these conditions.

7. The license will not be transferable nor can it be sublet without the order of the I. G. P/Excise.

N. K. Singh,
Inspector of Excise, Manipur.

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NOTICE.

Imphal, the 15th March, 1955.

No. 3/55. Apptt. —Applications stating age, educational qualification and previous experiences, if any, are invited for the post of one Mohorir of the Wangoi Pan-chayet on a fixed pay of Rs. 5/- p. m. plus fix allowance of Rs. 7/-.

Applications addressed to the District & Sessions Judge, Manipur will be received by the undersigned upto 11-30 a.m. of the 30th March, 1955. They should appear at 1 p. m. of the same date before the District and Sessions Judge, for interview. The applications should be written by the candidates themselves.

Married candidates should state in their applications whether they have got more than one wife living.

M. Chowdhury,

C. O. C.

District & Sessions Court, Manipur.

Imphal, the 18th March, 1955.

No. 32/CS/II/54-55. It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, The Tadubi Multipurpose Co-operative Society Ltd. has been registered and numbered as 32 of 1954-55 dated the Seventh March, of the year one thousand nine hundred and fifty five Anno Domini.

Imphal, the 18th March, 1955.

No. 33/CS/II/1954-55. It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, The Shoe Sandal & Tobacco Production & Sale Society Ltd. has been registered and numbered as 33 of 1954-55 dated the fifteenth March, of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,

Asstt. Registrar, Co-operative Societies, Manipur.

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL INSOLVENCY
ACT V OF 1920.

In the Court of the Judicial Commissioner, Manipur at Imphal.

Notice is hereby given that the undermentioned person have applied to this Court to be adjudicated insolvent, and that his application having been admitted, will be heard on the date specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a Pleader:—

No. of the Case. 1	Name, Parentage, occupation and place of residence of the		Date fixed for hearing the Application. 4
	Petitioner. 2	Creditor. 3	
11 of 1954	Nahakpam Gourabidhu Singh S/o Late Liklai Singh of Bamiar Village.	R. K. Bhaskar Singh of Wangkhei Leikai.	21-4-55

Given under my hand and the seal of the Court the 21st March 1955.

By order etc.

K. B. Singh,

Registrar,

Judicial Commissioner's Court, Manipur.

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NOTICE.

Imphal, the 21st January, 1955.

It is hereby notified for information of the public in general and the parties in the following cases in particular that the said cases have this day been transferred for disposal from the file of this Court to that of the learned Sub-Judge, Manipur. Henceforth the parties in the said cases should take steps if there be any for hearing or otherwise of their respective cases. No personal notice will be given to the parties. Enquiries in this behalf may be made in the offices of this Court or the Court of Sub Judge

S No. of cases.	Cases.	Names of parties.	Date for hearing, fixed by this court.	Remarks.
1.	C. A. 65/54.	Mohon Ram Teli Tehjati. Vs Hatinarain Teli of Do	24-3-55.	
2.	C. A. 72/51.	1. Aribam Amula Sarma of Wangkhei leikai. 2. Aribam Brajabihari Sarma of Kangehahi. 3. Aribam Tombi Sarma of Chingmeirong. Vs. Aribam Krishnachandra Sarma of Uripok Khumanthem Leikai	16-3-55	
3.	C. A. 77/54	1. Lennam Bibi, 2, Ame Mia. 3. Tolmu Mia, 4. Tombi Mia, 5. Heiton Mia, 6. Tombimacha all of Sora Basti Vs Abdul Waheb Mia of Moijing	19-2-55.	
4.	C. A. 83/54.	Laisram Aber Sing of Kamu. Vs. Ningthoujam Ningol Nilasakhi Devi, minor by her N/F. N. Lai- sang Singh of Waithoumapan.	17-3-55.	
5.	C. A. 84/54.	Anoubam Gourabapu Sarma of Thangmeiband Yumnam Leikai Vs 1. Heikham Leikhon Singh of Khurkhul Basti. 2. Anoubam Radharaman Sarma of Brahmapur Nahabam.	14-2-55.	
6.	C. A. 85/54	Anoubam Gourapabu Sarma of Thangmeiband Yumnam Leikai. Vs 1. Heikham Leikhon Singh of Khurkhul basti. 2. Anoubam Radharagon Sarma.	14-2-55.	

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S. No. of cases.	Cases.	Names of parties	Date for hearing, fixed by this court.	Remarks.
7.	C. A. 92/54.	Abdul Manab alias Abdul Manan mia of Haoreibi Leihakhong Vs. Jaman mia of Haoreibi Awang Leikai.	18-3-55.	
8.	C. A. 96/54.	Laisram Bhubon Singh of Tera- keithel Thingom Leikai. Vs. 1. Thangjam Mera Singh of Tera- keithel Thingom Leikai. 2. Laisram Ningol Chandaui Devi of Singjamei Makha Waikhom Leikai	15-2-55.	
9.	C. A. 100/54	Kshetrimayum Ibomecha Singh of Kongba Kshetri Leikai. Vs. 1. Usam Nilachandra Singh of Yairipok Thana Bazar. 2. Longjam Mukta Singh of Kongba Bazar.	7-2-55.	
10.	C. A. 101/54.	Irungbam Raghmani Singh of Nongchup Sanjenbam. Vs. Nongmaithem Satrugnan Singh of Nongchup Sanjenbam.	22-2-55.	
11.	C. A. 103/54.	1. Keithellakpam Tolen Singh of Rasiklal Leikai. 2. Heisnam Ningol Seram Ongbi Tonsija Devi of Thaugmeiband Kabrumbam Leikai. Vs. 1. Longjam Tombirei Singh of Thaugmeiband Rasiklal Leikai. 2. Seram ningol Sinam ongbi Tolmubi Devi of Thaugmeiband Sinam leikai.	18-3-55.	
12.	C. A. 104/54	Nongmaithem Sanajao Singh of Terakeithel Tongbram Leikai. Vs. Takhellambam Samungou Singh of Segalambi Takhellambam Leikai.	21-3-55.	
13.	C. A. 105/54	Abdulla mia of Moijing. Vs. Feiyajuddin mia of Moijing. 1. Wazid Ali mia, 2. Niyaz ali mia, 3. Atom mia, 4. Hayad ali mia, 5. Asraf ali mia, 6. Abdul Manab, all of Kshetri Mayai Leikai.	21-3-55.	

S No. of cases.	Cases.	Names of parties	Date for hearing fixed by this court.	Remarks.
14	C. A. 113/54	Vs. 1. Mahamadali mia. 2. Suleiman mia all of the same place.	15-3-55	
15.	C. A. 120/54.	Urikhinbam Sonamani Singh of Burma Road Naorem Leikai. Vs. Pukhrabham Kartic Singh of Kakwa Naorem Leikai.	3-2-55.	
16.	C. A. 121/54.	Ningthoujam Sekho Singh of Keisampat Sapam Leikai. Vs. Atom Chaoba Singh of Tera- keithel Sapam Leikai.	2-2-55	
17.	C. A. 122/54	Thingujam Kambra Singh of Khurkhul Basti. Vs. 1. Ngangbam Amrita Singh of Khurkhul Basti. 2. Ngangbam Bokul Singh of Khurkhul Basti. 3. Thingujam Mangol Singh of Khurkhul Basti and other Lourup of Khurkhul Basti.	11-2-55	
18	C. A. 123/54	Adhikarimayum Bamon Ibango Sarma of Thangmeiband. Vs. Hidangmayum Ningol Tombi De- vi of Maxwell Bazar.	10-2-55.	
19	C. A. 124/54	1. Langpoklakpam Tomba Singh of Tekcham Basti. 2. Langpoklakpam Snajan Singh of Tekcham Basti. Vs. 1. Meihoubam Khongnem Singh of Tekcham Basti. 2. Meihoubam Rupachandra Singh of Tekcham Basti. 3. Langpoklakpam Yaima Singh of Tekcham Basti.	10-2-55	
20.	C. A. 125/54	Ningthoujam Brendra Singh by his next friend Kh. Gokul- chand Singh of Keisamthong Elangbam Leikai. Vs. 1. R. K. Khomdonsna Singh of Khuudrakpam Basti. 2. Ningthoujam Nabakumar Singh of Keisamthong Elangbam Leikai.	17-2-55.	

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MANIPUR GAZETTE, MARCH 23, 1955.

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S. No. of cases.	Cases.	Names of parties	Date for hearing fixed by this court.	Remarks.
		1. Takhellambam Ongbi Tonsua Devi, widow of Khwai La- lambung Takhellambam Leikai.		
		2. Takhellambam Kumar Singh, minor by his next friend mother appellant No. 1 of the same place.		
21.	C. A. 127/54.	Vs.	1-3-55.	
		1. Takhellambam Tombi Singh a/p. Awang Sekmai.		
		2. Takhellambam Mani Singh of Khwai Lalambung Takhel- lambam Leikai.		
		3. Takhellambam Leirenjao Singh of Khwai Lalambung Takhellambam Leikai.		
		4. Thangjam Raghmani Singh Lalambung Takhellambam Leikai.		
		5. Takhellambam Ningol Loi- dang Davi of Haobam Marak.		
		6. Takhellambam Kamalini Devi, minor and		
		7. Takhellambam Mema Devi minor by their guardian-ad- litem mother, respdt. No. 5 of Chingamakha Maisnam Leikai.		
		Thongam Sanatomba Singh of Thoubal Athokpam.		
22.	C.A. 129/54.	Vs.	7.3.55	
		Thongam Nigol Kunjarani Devi, minor by her next friend Athokpam Jarma Singh of Thoubal Athokpam.		
		Khuman Dhaballo Singh of Heirok Ngarthem Basti.		
23.	C.A. 130/54.	Vs.	14.3.55.	
		1. Khumanthem Ongbi Yaima- bi Devi of Heirok Ngarthem.		
		2. Khumanthem Gourakishore Singh, minor by his guar- dian-ad-litem mother Yai- mabi devi Respdt. 1 of the same place.		
		Wangjam Ningol Sagolsem ongbi Tombi Devi widow of late Tomba Singh of Keirao Basti.		
24.	C.A. 131/54.	Vs.	2.3.55.	
		1. Sagolsem Manao Singh of Pukhao Naharup Basti.		
		2. Wangjam Mangi Singh of Keirao Basti.		

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S. No. of cases.	Cases.	Names of parties.	Date for hearing fixed by this court.	Remarks.
25	C.A. 133/54.	Thoudam Chaoba Singh of Awang Kanta Saban Basti. Vs. Nongthombam Tonsa Singh of Awang Kanta Saban Basti.	25.3.55.	
26.	C.A. 134/54	Nizamuddin mia s/o. lato Mabadali mia of Kwakta village. Vs. 1. Heisnam Ningthou Singh Phugakchao Ithai Basti. 2. Abdul Rahim mia s/o. Abdul Zaili mia of Kwakta village.	29.3.55	
27.	C.A. 135/54	Sapam Ningol Ibemloi Devi of Awang Kanta Saban Basti. Vs. Ngangbam Nakan Singh of Awang Kanta Saban Basti.	31.3.55.	
28.	C.A. 136/54.	Thounaojam Ningol Sapam Ongbi Tathod Devi of Awang Kanta Saban. Vs. Ngangbam Nakan Singh of Awang Kanta Saban.	1.4.55.	
29.	C.A. 137/54.	Srimayum Ningol Tharo- asangbi Devi of Khongman Mangjia. Vs. Laipubam Ningol Laimayum ongbi Chaobihan Devi of Liwa Pukhrimapan.	4.4.55.	
30	C.A. 138/54.	Narengbam Ibomcha Singh of Wangjing Basti. Vs. Sagolsem Ningol Naorem Ougbi Tombi Devi of wang- jing Basti.	7.4.54.	
01. 35 139	C.A. 139/54.	Leihaothabam Ningol Radha- mukhi Devi of Khurai Ning- thoubung. Vs. 1. Leihaothabam Jugol Sarma. 2. Leihaothabam Kulabidhu Sarma. 3. Samurailatpam Ningol Sna- hanbi Devi, all of Kangla Siphai Basti.	8.4.55.	

L. M. I. H. Singh,
District Judge, Manipur.

No. Tax/6-ST, 5579.—The names
covered by the

District.	No. of Registration Certificate.	Date of Registration	
Manipur	1	29-8-50	Bi
Do.	2	29-8-50	K
Do.	3	29-8-50	T
Do.	4	29-8-50	Po
Do.	5	29-8-50	O.
Do.	6	27-8-50	KI
Do.	7	27-8-50	M
Do.	8	29-8-50	Do.
Do.	9	29-8-50	Do.
Do.	10	29-8-50	Do.
Do.	11	27-8-50	Do.
Do.	12	27-8-50	Do.

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S. No. of cases	Cases.	Name of parties.	Date for hearing fixed by this court.	Remarks.
25	C.A. 133/54.	Thoudam Chaoba Singh of Awang Kanta Saban Basti. Vs. Nongthombam Tonsna Singh of Awang Kanta Saban Basti.	25.3.55.	
26.	C.A. 134/54	Nizamuddin mia s/o. late Mabadali mia of Kwakta village. Vs. 1. Heisnem Ningthou Singh Phugakchao Ithai Basti. 2. Abdul Rahim mia s/o. Abdul Zalil mia of Kwakta village.	29.3.55	
27.	C.A. 135/54	Sapam Ningol Ibemlei Devi of Awang Kanta Saban Basti. Vs. Ngangbam Nakan Singh of Awang Kanta Saban Basti.	31.3.55.	
28.	C.A. 136/54.	Thounaojam Ningol Sapam Ongbi Tathod Devi of Awang Kanta Saban. Vs. Ngangbam Nakan Singh of Awang Kanta Saban.	1.4.55.	
29.	C.A. 137/54.	Srimayum Ningol Tharo- asangbi Devi of Khongman Mangja. Vs. Laipubam Ningol Laimayum ongbi Chaobihan Devi of Liwa Fukhrimapan.	4.4.55.	
30	C.A. 138/54.	Narengbam Ibomcha Singh of Wangjing Basti. Vs. Bagolsem Ningol Naorem Ongbi Tembi Devi of wang- jing Basti.	7.4.54.	
01. 25.3.55	C.A. 139/54.	Leihaothabam Ningol Radha- mukhi Devi of Khurai Ning- thoubung. Vs. 1. Leihaothabam Jugol Sarma. 2. Leihaothabam Kulabidhu Sarma. 3. Samurailatpam Ningol Sna- hanbi Devi, all of Kangla Siphai Basti.	8.4.55.	

L. M. I. H. Singh,
District Judge, Manipur.

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MANIPUR GAZETTE, MARCH 23, 1954

Imphal the 24th April, 1954.

No. Tax/6-ST/5579.—The names and addresses of the Dealers registered for the purposes of Sales Tax covered by the Certificate of registration are hereby published vide Rule No. 1 for general information in the Schedule hereto as

**Schedule—List of Registered dealers,
MANIPUR STATE.**

District	No of Registration Certificate	Date of Registration	Name of dealer	Address.	Nature of business	
Manipur	1	20-8-50	Bata Shoe Co. Ltd.	Sadar Bazar	Wholesale & retail distribution	S
Do.	2	20-8-50	Kulwant Rai Premchand	Maxwell Bazar	Contract & Retail distribution	G G
Do.	3	24-8-50	Traders Firm & Co.	Do	Retail distribution	Y B G
Do.	4	29-8-50	Polo View Stores	Sadar Bazar	Do.	S S m
Do.	5	29-8-50	O K Store	Do	Do.	B G H m
Do.	6	27-8-50	Kh. Debendra Singh & Sons.	Maxwell Bazar	Retail distribution & hand loom industry	D B
Do.	7	27-8-50	Mohendra Singh & Sons	Do.	Retail distribution	G B H m
Do.	8	27-8-50	Central Book Factory	Do.	Wholesale & retail distribution	B H
Do.	9	27-8-50	Chandrasekar Prasad Gupta	Do.	Retail distribution	C V
Do.	10	27-8-50	Book Land	Do.	Do.	B
Do.	11	27-8-50	Chandra Singh & Sons	Do.	Do.	M Q

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PRESS NOTE No. 9.

Imphal, the 23rd March, 1955.

The attention of the Government has been drawn to statements in certain local papers that since public meetings and demonstrations have been banned under order under Sec. 144 Cr. P. C. now in force in Imphal, it is not possible for members of the public to make proper representations to the Commission when they visit this State on 1st April, 1955. The prohibitory order relates to assemblies or processions of 5 or more persons within a radius of 4 miles from the Court of the District Magistrate, Imphal, picketing of shops, residential houses, Bazaars, use of microphones, shouting of slogans, display of placards and carrying of arms and deadly weapons. The Commission do not want views urged before them by mass demonstrations. Views may be presented to them by means of written memoranda or by personal interviews. Persons and institutions wishing to do so are advised to contact Shri O. K. Ghosh, Deputy Secretary to the Commission, 4, Connaught Place, New Delhi. Shri Ghosh is expected to be at Imphal on 3rd April, 1955.

In each case, meetings are required to be held and the sponsors of the meetings guarantee that there will be no disorder, the District Magistrate will consider the question of permitting the meetings on the merits of each case on applications made to him.

P. C. Deb,
Chief Secretary to the Govt. of Manipur.

NOTICE No. 7/Jail/1955

Imphal the 21st March, 1955.

Sealed tenders for Miscellaneous articles are invited upto 30-3-55. for noon. Details Tender form may be had from Jail Office.

T. C. Tinkham,
Superintendent Jail, Manipur.



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PUBLISHED BY AUTHORITY

No. 61

Imphal, Wednesday, March 30, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 23rd March, 1955.

No. J/12/51.—In exercise of the powers conferred upon him by paragraph 4 of the Manipur Administration Order 1949 and all other powers enabling him to do so, the Chief Commissioner is pleased to invest Shri Ramesh Chandra Deb Chowdhury with the powers of a Magistrate First Class and directs further that while functioning as the Additional District Magistrate for Manipur, he shall exercise all the powers of the District Magistrate as defined in Sections 10(2) and 36 read with Part V of Schedule III of the Code of Criminal Procedure 1898 (V of 1898) and also under the Manipur State Courts Act 1947.

This order will take effect from 14-3-55.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

Imphal, the 24th March, 1955.

No. R/7/54.—In exercise of the power conferred upon him by Section 133(1) of the Assam Land & Revenue Regulation 1886, as applied to Manipur, the Chief Commissioner is pleased to appoint Shri R. C. Deb Chowdhury who has been appointed as Additional Deputy Commissioner, Manipur, as an Assistant Settlement Officer.

In exercise of the power conferred upon him by Section 137 of the Assam Land & Revenue Regulation 1886, as applied to Manipur, the Chief Commissioner is pleased to invest Shri R. C. Deb Chowdhury, Assistant Settlement Officer, with all the powers of a Deputy Commissioner under the Regulation.

P. C. Deb,

Chief Secretary to the Govt. of Manipur.

PART IV
NOTICE

Imphal, the 24th March, 1955

The following notice received from the Administrative Officer, Employees' State Insurance Corporation (Ministry of Labour) 'P'—Block, Raisina Road, New Delhi-2 is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

Applications are invited for temporary (but likely to become permanent) posts of Stenographers in the offices of the Corporation.

Pay :— Rs. 75-5-100-8-140-EB-10-200. Higher initial start may be granted in deserving cases. **Allowances** as admissible to Central Govt. servants of corresponding rank. **Qualifications** : (1) Matriculation ; (2) Speed in Shorthand—100 w. p. m. (3) Speed in Typewriting—40 w. p. m. **Age** : Minimum 18 years ; Maximum 35 years—Relaxable by 3 to 5 years for Scheduled Castes and Tribes, Displaced persons and retrenched Govt. employees, in accordance with Government orders. **Posting** :— Anywhere in India. **Reservation** for Scheduled Castes and Tribes in accordance with the Central Government orders. Benefits of provident Fund admissible.

Applications giving full details should be accompanied by crossed Postal Order for Re. 1/- (not refundable) marked payable to the Director General, Employees' State Insurance Corporation, New Delhi and reach the undersigned by 31st March 1955. Displaced persons, departmental candidates and members of Scheduled Castes and Tribes are exempted from payment of fee.

Basheshar Nath,
Administrative Officer.

Imphal, the 23rd March, 1955.

No. 34 CS/II/54-55 :— It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Senjam Chirang Co-operative Tenant Farming Society Ltd. has been registered and numbered as 34 of 1954-55 dated the 21st March, of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

NOTICE No. ME(G).
Under Rule 19(3).

Imphal, the 21st March, 1955.

Nomination Paper of all candidates for election received under rule 19(1) will be scrutinised by the Sr. E. A. C. & Magistrate i/c Municipal Election on Tuesday the 19th April, 1955 between the hours of 10 A. M. and 3 P. M. Candidates and other interested persons may be present at the scrutiny.

Place :—Sr. E. A. C.'s Court, Imphal.
Date :—19-4-1955.

T. C. Tiaakham,
Sr. E. A. C. & Magistrate i/c
Municipal Election, Imphal.

NOTICE

Imphal, the 23rd March, 1955.

Applications stating age and previous experience are invited for the following posts in the pay scale noted against each of the post for the Touring Dispensary of the Western Hill areas of Manipur and will be received by the undersigned upto 3 P. M. of 30-3-55. The applications are to be addressed to the Chief Medical Officer, Manipur. Each applicant should state whether he is married and if so, whether he has more than one wife living.

Name of post.	Pay scale.	Remarks.
One post of Assistant Surgeon Grade II.	Rs. 100-10-130-EB-c-190-EB-10-250.	Minimum qualification L. M. P. or L. M. F.
One post of Compounder.	Rs. 40-2-70/-	Minimum qualification passed the course of Compounder.
One post of Water Carrier.	Rs. 22- $\frac{1}{2}$ -28/-	
Three Class IV Servants.	Rs. 22- $\frac{1}{2}$ -28/-	

Candidates are to produce their testimonials in original in the time of interview.

A. C. Kapoor,
Chief Medical Officer, Manipur.

NOTICE No. 40

Imphal, the 21st March, 1955.

It is hereby notified for general information of the public that the Forest Department of Manipur is to be registered as a Dealer and will have to collect sales tax on all forest produces due to the extension of the Assam Sales Tax Act to Manipur also.

As much the Forest Officer, Manipur and his subordinate staff will collect sales tax also on all forest produces at the rate of -/-/6 (Six pice) only per rupee on and above Schedule rates of royalty and monopoly fee with effect from the 1st April, 1955.

R. K. Bijoychandra Singh,
Forest Officer, Government of Manipur.

Notice No. 4.

Imphal, the 14th March, 1955.

Collection of water rate for the year 1955-56 will commence from 1st April, 1955. Failure to pay water rate before 1st October, 1955 shall involve payment of a fine of As.-/8/- in addition. Persons failing to pay water rate even before 1st April, 1956 should be liable to pay a further amount of As.-/4/- on account of process fee.

নোটিশ নং ৪।

ইম্ফাল, তাং ১৪।৩।৫৫ ইং

অসম ময়ম ওইদনা মণিপুরী ট্রিনিং বাজনা থিৰিবা প্রজা পুমমজা বংহুয়ি। ১৯৫৫-৫৬ ইংগী জিনিং বাজনা চাহো লাঠিবা এপ্রিল তাং ১ দশী হোরগনি। হায়রিবা বাজনা অসি ১৯৫৫ ইংগী ওক্টোবর বাগী তাং ১শী ময়াম্জা থিবিহৌজবাৰি ওক্টোবর বাগী তাং ১দশী জয়িমানা ৥০ মথাই অমা ভাগনি। ১৯৫৬ ইংগী এপ্রিল বাগী তাং ১শী ময়াম্জা থিহৌবা ওময়বাদ (জয়িমানা ৥০ মথাই অমা অসিলা নহনা) প্রসেস ফী ১০ শিকি অমহু হওনা লোগনি।

R. K. Sanahal Singh,
Taxation Officer, Manipur.
(Water Rate Department).

NOTICE.

Imphal, the 23rd, March, 1955.

No. 31/CS/11/54-55.—It is hereby notified for general information that pursuant to section 9 of the Co-operative Societies Act II of 1912, the Kakching Carpentry Cum-Blacksmithy Co-operative Society Ltd. has been registered and numbered as 31 of 1954-55 dated the 2nd March, of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

Imphal, the 25th March, 1955.

TOUR PROGRAMME OF MOBILE DISPENSARY OF EASTERN HILL
RANGE FOR THE MONTH OF APRIL, 1955.

11-4-55	Imphal to Jalenbung	... Miles	25
12-4-55	Jalenbung to Khongtah "	5
13-4-55	Khongtah to Doupum "	5
14-4-55	Halt		
15-4-55	Doupum to Gampum	... "	6
16-4-55	Gampum to Thangkamphai	... "	8
17-4-55	Halt. Makokohing Jam, Taikul and other surrounding villages may attend for medicines		
18-4-55	Thangkamphai to Chingkhong (Koireng)	... "	5
19-4-55	Chingkhong koireng to Chingkhong (Thangson)	... "	5
20-4-55	Halt		
21-4-55	Thangson village to Pakang village	... "	6
22-4-55	Pakang village to Imphal	... "	30

A. C. Kapoor,
Chief Medical Officer, Manipur.

NOTICE No. IS/98/55

Imphal, the 28th March, 1955.

Applications stating name, full address, qualifications, present occupation, age etc. are invited for the following posts in the Hindi Teachers' Training Institute in Manipur in the scales of pay stated against each of them. The applications will be received by the undersigned upto 18-4-55 during office hours.

The minimum qualification of the 2 Instructors should be Visharad in Hindi or its equivalent qualification.

The age for candidates is to be between 25 & 36.

1. 2 Instructors - at Rs. 100-250/- with D. A.
2. 1 Sweeper Cum Chowkidar—at Rs. 22-1-28/- with D. A.

K. Goura Singh,
Inspector of Schools, Manipur.

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Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 1

Imphal, Wednesday, April 6, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 26th March, 1955

No R/7/54/121 —The Chief Commissioner is pleased to appoint (1) Shri K. Lamphel Singh and (2) Jonab Bashiruddin Ahmed as Extra Assistant Commissioners in the scale of Rs 250-250-300(Con)-25-400(EB)-25-600(EB)-25 650/- with effect from 1st April, 1955. The Officers will be on probation for 2 years and confirmation will be subject to the passing of the prescribed Departmental Examinations.

P C Deb,
Chief Secretary to the Govt. of Manipur.

Imphal, the 1st April, 1955

No FA 31 53/45 —The Chief Commissioner is pleased to grant earned leave for 90 days with leave on private affairs for 30 days to Shri P C Deb, late Chief Secretary to the Government of Manipur with effect from 2nd April, 1955 under Revised Leave Rules, 1934

T Kalachand Singh,
Asstt Secretary to the Govt of Manipur.

CHARGE REPORT

Imphal, the 2nd April, 1955

We the under signed have handed over and taken over charge of the office of the Chief Secretary to the Government of Manipur this day, the 2nd April, 1955 in the forenoon with a cash balance of Rs 624 11/- (Rs six hundred and twenty four and annas eleven) only.

P C Deb,
RELIEVED OFFICER

A K Ray,
RELIEVING OFFICER

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- Imphal, the 4th April, 1955.

**TOUR PROGRAMME OF SHRI P. C. MATHEW, I. C. S.
CHIEF COMMISSIONER, MANIPUR.**

9-4-55 (Saturday).	...	Imphal to Calcutta, I. A. C. Service No. 234 Imphal 12.05 P. M. Calcutta 8.15 P. M.
10-4-55 (Sunday).	...	Calcutta to Delhi, I. A. C. Service No. 40. Calcutta 7.30 A. M. Delhi (Palam) 11.30 A. M.
11-4-55 to 14-4-55.	...	Halt at Delhi. Address 20, Queensway, New Delhi Telephone 42529.
15-4-55 (Friday).	...	Delhi to Calcutta, I. A. C. Service No. 401 Delhi (Palam) 7.30 A. M. Calcutta 11.30 A. M.
16-4-55 (Saturday).	...	Calcutta to Imphal, I. A. C. Service No. 25 Calcutta 8.45 A. M. Imphal 11.50 A. M.

A. K. Ray,
Chief Secretary to the Govt. of Manipur

Dated, Imphal, the 5th April, 1955.

Tour Programme of Shri A. Daiho, Adviser/Finance for the month of April 1955.

11-4-55.	Leave Imphal — Arrive Tuinam
12-4-55	—	—	—	...	Leave Tuinam — Arrive Tolloi
13-4-55.	—	—	—	...	Leave Tolloi — Arrive Somdal
14-4-55.	—	—	—	...	Leave Somdal — Arrive Imphal

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur

PART II

Notification No. 6. of 1955.

Imphal, the 24th March, 1955.

The Judicial Commissioner, with the approval of the Chief Commissioner, pleased to declare that the following period of **LONG VACATION & Christmas** holidays will be observed as closed holidays in all Civil Courts subordinate to the Judicial Commissioner's Court, Manipur in addition to the Gazetted holidays issued by the Local Government vide Notification No. SR/10/54/35 dated 20th October 1954 and SR/10/55/1 dated 7-2-55.

Long Vacation.

From the 15th October 1955 to the 16th November including Tarpon Loiba, Durga Puja, Mahatma Gandhi birthday, Lakshmi puja, Dewali (Dwipanita), Govardhan puja & Dhatiri Dwitiya.

Christmas Holidays.

From the 24th December 1955 to the 31st December 1955

K. B. Singh,
Registrar, Judicial Commissioner's Court, Imphal

NOTIFICATION.

Imphal, the 1st April, 1955.

No. F.R.4/52 — With the sanction of the Government of India in their letter No. M II-152(101)/54 of 1st February, 1955 and in exercise of the powers conferred upon him by the Government of India, Ministry of Natural Resources and Scientific Research Notification No. M-II-152 (101)/54 of the 4th February, 1955 and under Rule 5 of the Mineral Concession Rules, 1949, the Chief Commissioner, Manipur is pleased to order the issue of Certificate of Approval to the Mourang Co-operative Farming Society Ltd. (Regd. No. 65) in the prescribed form, in respect of COAL only.

The Certificate of Approval shall remain valid upto the midnight of the 31st December, 1955 throughout the State of Manipur. The issue of this Certificate of Approval is subject to the provisions of the Mineral Concession Rules, 1949.

G. H. Singh,

Asstt. Secretary (Home) to the Govt. of Manipur.

PART III

Imphal, the 28th March, 1955.

No. CS/2/55. — The following order received from the Government of India, Ministry of Food and Agriculture, New Delhi is republished for general information.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

New Delhi, dated the 18th March, 1955.

ORDER

SRO..... In exercise of the powers conferred by sub-section (2) of Section 4 of the Essential Commodities Ordinance, 1955 (Ordinance No. 1 of 1955), (hereinafter in this Order referred to as the said Ordinance), the Central Government hereby makes the following Order, namely:—

1. Short title, extent and commencement:—

- (i) This Order may be called the Wheat (Removal of Movement Control) Order, 1955.
- (ii) It extends to the whole of India except the State of Jammu and Kashmir.
- (iii) It shall come into force on the 18th March, 1955.

2. Removal of all restrictions on movement of wheat:—

As from the date of commencement of this Order, there shall be no prohibition, restriction or control on the movement of wheat from any place in a State to any other place outside that State.

3. Effect of this Order:—

This Order shall have effect notwithstanding anything inconsistent therewith in any other enactment for the time being in force in any State to which this Order applies and any such enactment to the extent of inconsistency shall cease to have effect at the commencement of this Order.

4. Law made by State Governments to cease to have effect:—

- (a) No order made or deemed to have been made under the said Ordinance by the Government of a State or by any Officer or authority in that State; or
- (b) no enactment for the time being in force in any State to which this Order applies.

shall have effect so as to prohibit, restrict or control the movement of wheat from any place in a State to any other place outside that State.

Sd/— A. Zaman,

Joint Secretary to the Government of India.

(No. PY.II—659(47)/55.)

Imphal, the 31st March, 1955.

No. 25205-7 DC —The following letter received from the Govt. of India, Ministry of Defence, New Delhi is republished for general information.

V. S. Sundaram,
Deputy Commissioner, Manipur.

No. F.74/53/1308-M/D(Coord).
Government of India,
Ministry of Defence.

New Delhi, the 7th February, 1955.

To

The Chief Secretaries of all Part 'A' 'B' and 'C' States.

Subject :—Use of Military Ranks after
release etc.

Sir,

I am directed to intimate that, apart from serving officers of the Armed Forces, only the following categories of persons are entitled to use military ranks with their names. The recognised method of doing so is indicated below in each case.—

- (a) Regular Commissioned Officers who retire with pension or gratuity e.g. Captain A. (Retd).
- (b) Junior Commissioned Officers granted Honorary Commissions as ICOs on retirement.....Hony. Lt. B. (Retd.)
- (c) Ruling Princes granted Honorary Commissions—Major-General C, and others granted Honorary Commissions—(Hony) Major C.
- (d) Officers of the Reserves including Emergency List of I.N. Capt. D, (Reserve)/Lt. Comdr. D, (Emergency List)/Flt. Lt. D. (Reserve)
- (e) Officers of the Territorial Army and Officers of N.C.C.—Lt. Col. E, (T.A)/Captain E, (NCC).
- (f) Officers and others granted Honorary ranks by the Rulers of States before integration with the Union (Hony) Major F (with the name of the State in bracket).

2. In order to apprise ex-officers, who held Temporary, Short Service, Emergency or any other similar type of Commission in the past, of the correct legal and official view on the subject, two Press Notes were issued by the Government of India on the 24th December, 1949 and the 5th February, 1951. They were specifically requested to discontinue the use of their former military ranks in case they were doing so under a misconception that it was permissible. The vast majority of ex-officers have complied with the advice tendered. It is noticed, however, that sometimes military ranks are used, where they ought not to be even in official correspondence, communiques and press releases. It is requested that this should be avoided in all cases not covered by the categories mentioned in the first paragraph and simply *Sir* or *Mr* should be used. Where the use of military rank is permitted under the first paragraph, the rank used should be the substantive rank and not any other rank.

Yours faithfully,
Sd/— N. J. Kamath,
Deputy Secretary to the Government of India.

PART IV

Imphal, the 29th March, 1955.

The undermentioned Notification No. AAP. 162/54-PF(i)/74 dt. 12-3-55 received from the Government of Assam is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

The Governor of Assam is pleased to direct the publication of the results of the Half Yearly Departmental Examination of the Indian Administrative Service and other officers held from the 22nd November to 25th November, 1954 both days inclusive :—

Officers of the Manipur State.

- | | |
|----------------------------------|---|
| 1. Shri O. Kathipri, E. A. C. | Law Parts I & II by lower standard and Accounts. |
| 2. Shri Birahari Singh, E. A. C. | Law Part I by higher and lower standards and Law Part II by lower standard. |
| 3. Shri K. Lamphel Singh, | Law Part I by lower standard. |
| 4. Shri Basiruddin Ahmed, | Law Part II by lower standard. |

TENDER NOTICE.

Imphal, the 30th March, 1955.

SEALED tenders are invited from bonafide local dealers for supply of the following stores to M. S. T. and will be received by the undersigned on or before the 8th April/1955 during office hours and will be opened on the day after at 10 a.m. in the presence of the tenderers who elect to be present. There shall be no obligation to accept the lowest tender or any other tender.

- | | |
|---|---------------------|
| 1. Ready-made fire-wood about 1½ ft. in length suitable for use as fuel in Distillation Plant of this Departmental Workshop | Rs. per md. |
| 2. 1st Class charcoal for use in the workshop furnace of this Department | Rs. per md. |
| 3. Cotton waste suitable for use in cleaning Oily matters | Rs. per md. |
| 4. Sunlight or lifebuoy soap | Rs. per Dozen. |
| 5. Distilled water for use in batteries (without bottle) | Rs. per Dozen. |
| 6. Battery acid (Sulphuric Acid 1250) (with bottle) | Rs. per Dozen. |
| 7. Battery separators | Ra. per Dozen. |
| 8. Tape 1" wide (Wick) | Rs. per ft. |
| 9. Tarpaulin 3' ft. wide suitable for use as side screen of vehicles | Rs. per yard. |
| 10. Simul flower (Tera) | Rs. per Seer. |
| 11. Soldering fluid | Rs. per lb. |
| 12. Block tin | Rs. per lb. |
| 13. Amon-Chloride | Rs. per lb. |

Kh. Buddha Singh,
Manager, Manipur State Transport.

NOTICE

Imphal, the 28th March, 1955.

Applications are invited for some posts of Temporary Overseers in the scale of Rs 120-120-130(con)-5-145-(EB)-10-245-(EB)-10-275/- plus Dearness Allowance 17½% under the Public Works Department, Manipur, so as to reach the office of the undersigned on or before 21st April, 1955. Present and permanent address, nationality, age and details of academic and technical qualification and past experience of the candidates should be mentioned in their applications which should be accompanied by copies of two recent testimonials by responsible persons. None need apply who is not of good health and active habits, a passed Overseer (upper subordinate or L C. B.) from a Government recognised Institute and a citizen of the Indian Union. Copies of diplomas, certificates etc. should be enclosed with the applications. Higher initial pay may be allowed to candidates having previous experience, if found suitable.

Y. Tombi Singh,
Executive Engineer, P. W. D. Manipur.

APPOINTMENT NOTICE.

Imphal, the 28th March, 1955.

Applications are invited from strong and healthy hillmen who are bonafide subjects of Manipur for some posts of constables in the unarmed branch of Manipur Police—on Rs. 28-30 (on completion of training)-3-40/- per month plus allowances admissible under the rules. Appointments will be at first for 6 (six) months only but are likely to be made permanent.

Candidates aged between 18 and 25 and having a minimum height of 5 ft 3 inches and a minimum chest measurement of 31 inches should submit their applications stating (1) full name, (2) father's name, (3) addresses permanent and present, (4) height, (5) chest measurement, (6) academic qualification, if any and (7) experience, if any, to the undersigned on or before 30-4-55. Those who rendered satisfactory service as special Police officers will be given preference.

U. C. Malhoutra,
Inspector General of Police, Manipur

Notice No. 8/Jail of 1955.

Imphal, the 31st March, 1955.

Applications stating age, and qualifications and experiences are invited for the following temporary posts for one year likely to continue for further periods. Candidates are required to be present to the Advisers' Council Hall on 5-4-55 at noon for interview.

Minimum academic qualification for the post of the teacher is matriculation

Name of posts.	No. of the posts.
1. One teacher (for teaching adult prisoners in Jail).	1. 60-4-100 with usual D. A.
2. Agricultural Assistant.	1. 40-2-60-EB-8-85. Do.
3. Weaving Instructor.	1. 40-2-50. Do.

T. C. Tinkham,
Superintendent, Jail, Manipur

Tender Notice No. 42

Imphal, the 25th March, 1955.

1. Sealed tenders are invited for the exclusive right to work out timber from the "Uningthoupokpi Protected Forest" and will be received by the undersigned upto 2-0 P. M. on the 27th April, 1955. The period of contract is five years from the 1st May, 1955 to 30th April, 1960.

2. The tenderer should inspect the Forest before submission of tender to have a thorough idea of the Forest which has never been worked before. The successful tenderer will have to construct various Forest extraction routes from the working depots upto the main river Im & if required to train the rivers and streams of that area to facilitate floating down of timbers, at his own cost. The tenderer should indicate a proper alignment of the roads to be constructed and of the rivers to be trained showing what he contemplates to do year by year during the period of the lease.

3. The maximum annual quota of logs to be extracted is limited to 600 (six hundred) logs or 200 (two hundred) trees approximately. No trees can be felled which is less than 6' ft. in girth, measured at breast height i.e. 4'-6' from the ground level.

4. Each tenderer should state the monopoly fee in terms of pice per rupee of royalty on and above due royalty payable on the extracted timber, for the right of working the timber. The monopoly fee offered shall be payable each time with the royalty when taking the transit pass. The tenderer should deposit an earnest money of Rs. 100/- (Rupees one hundred) only in the Imphal Treasury and should enclose the Treasury Chalan in the tender failing which no tender will be accepted. The earnest money will be refunded in case of unsuccessful tenders and will be converted into a part of caution money in case of successful tender. Successful tenderer shall execute an agreement within 11 days of the receipt of the information to that effect and shall deposit a caution money of Rs. 200/- (Rupees two hundred) only, failing which the tender shall be treated as cancelled and the earnest money deposited shall be forfeited to the Government of Manipur. On signing the agreement if the contractor does not do any work or if it is the opinion of the Forest Officer that proper extraction has not been done by the contractor, the agreement is liable to cancellation without further notice and the caution money of Rs. 200/- only be forfeited.

5. The boundary limits in which timbers as to be operated, are as given below:—

North :—Warilok.

South :—Ngaton-Khamson. The footpath from villages and then the next hill stream which run to the north of Khamson village and which join the Ihang river.

East :—The Ihang River.

West :—Foot path between Shorbing Ngaton villages.

6. Trees which are reserved and marked for mother trees by the Forest Department in the area stated above should not be felled.

7. Particulars of conditions of the agreement may be seen in the Forest Office during Office hours.

8. The undersigned does not bind himself to accept the highest tender and may reject any tender without assigning any reason.

R. K. Bijoychandra Singh,
Forest Officer, Government of Manipur.

Imphal, the 26th March, 1955.

With approval of the Chief Commissioner the Judicial Commissioner is pleased to publish the following list of holidays to be observed as closed holidays in the Court of the Judicial Commissioner for Manipur during the year 1955.

1. New year's day (Christian)	...	1st January, Saturday	...	1 day
2. Uttarayan Sankranti	...	14th " Friday	...	1 "
3. Republic day	...	26th " Wednesday	...	1 "
4. Shri Panchami	...	28th " Friday	...	1 "
5. Shiva Ratri	...	21st February Monday	...	1 "
6. Doljatra	...	8th to 12th March (Tuesday to Saturday)	...	5 days.
7. Bijoy Govinda Halankar	...	13th March Sunday	...	1 day.
8. Baruni	...	22nd " Tuesday	...	1 "
9. Good Friday	...	8th April Friday	...	1 "
10. Cheiraoba	...	14th " Thursday	...	1 "
11. Manipuri New years day	...	16th " Friday	...	1 "
12. Silhenba	...	16th " Saturday	...	1 "
13. Akshaya Tritiya	...	25th " Monday	...	1 "
14. Id-ul-Fitar	...	4th May Tuesday	...	1 "
(for Muslim only)				
15. Ratha Jatra	...	22nd June Wednesday	...	1 day.
16. Purna Jatra	...	29th " Wednesday	...	1 "
17. (a) Julon Jatra (b) Id-ul-Zuha	...	30th July Saturday	...	1 "
18. Janma stami	...	11th August Thursday	...	1 "
19. Independence day	...	15th " Monday	...	1 "
20. Muharram	...	29th " Monday	...	1 "
(for Muslim only)				
21. Long vacation including Radha stami, Heikru Hitong- ba, Tarpon Loiba, Durga puja Mahatma Gandhi birthday, Lakshmi puja, Dewali, Goverdhan puja, Batri Ditiya and Gosta stami.	23rd September Friday to to		...	68 days.
	29th November Tuesday			
22. Palace Kirton	...	1st December Thursday	...	1 day.
23. Christmas vacation	...	24th " Saturday to to 31st " Saturday	...	8 days.

Note :- In addition to the notified holidays the Court will also remain closed on Sundays and public holidays under the negotiable instrument act and other local holidays observed in the executive offices.

By order,
K. B. Singh,
Registrar,
Judicial Commissioner's Court.

Schedule—List of Registered dealers. MANIPUR STATE.

Distriet.	No of Regi- stration Certificate	Date of Registration	Name of dealer	Address	Nature of business	Classes of goods entitled to tax free.	Remarks.
Manipur	26	29-6-50	G. K. Bios & Co.	Kesamthong Imphal	Retail distribution	Stationery, Hard ware, Tins, mustered oil, Bikes, Electric bulbs, Dials, Cycle parts, Glass wares, Toilet goods, Glucose, Horlicks, Ovaltine, Washing Soda, Soap.	
Do.	27	29-6-50	Damodar Chourajit Paul.	Seebeon village	Wholesale & retail distribution	Bricks.	
Do	28	29-6-50	Ilmecha & Sons	Kesamthong Imphal	Retail distribution	Stationery, Cotton, Yarn, Dal, K. oil, M. oil, Fire wood, Handloom spare parts, Toilet goods, Glass wares, Horlicks, Glucose, Ovaltine, Soda and Soap.	
Do	30	29-6-50	Jagadwip Pandey	Kangpokpi	Do	Galla mall, Ghee, Aluminium wares, Cloths & Handloom cloth, Cigarettes, Bins and Matches	
Do	31	27-6-50	Ganeshlall Priemukh.	Sagar Bazar Imphal	Wholesale & retail distribution	Motor parts, Handloom cloths, Mill cloths and yarn, Salvage materials, Salt, Soap, Soda Matches, Food stuff, Lubricant, Gold, Silver, Condensed milk, Sewing thread and Tea	
Do	32	27-6-50	Ganesh Singh Giga Singh	Do	Do	Handloom cloths, Yarn, Salt, Soap, Mill cloths, Food stuff, Matches and Iron scraps.	
Do	33	29-6-50	Ahanthem Nityai Singh	Do	Retail distribution	Cloths, Handloom cloths, Silk, Woollen cloths, Hosiery goods and Umbrella	
Do	34	29-6-50	Mahabar Trading Company	Do	Wholesale & retail distribution	Handloom cloths and yarn, Mill made cloths, Woollen and Cotton cloths, Candles, Stationery, Radio, Electric goods, Motor parts, Iron scraps, Tyres and Tubes and Tea	
Do	35	29-6-50	Bheerodan Nathmal	Do	Do	Gold, Silver, Silk, Handloom cloth, Yarn, Salvage materials, M. oil, Ghee, Chilies and Salt	
Do	36	29-6-50	N. J. B & Co	Do	Retail distribution	Handloom cloths, Woollen goods, Hosiery goods, Trunk, Umbrella, Aluminium pots and Mill cloths.	

District.	No. of Registration Certificate	Date of Registration.	Name of dealer	Address	Nature of business	Classes of goods entitled to tax free	Remarks
Manipur.	39	29-6-50	Manipur Handloom Industries.	Sadar Bazar Imphal	Retail distribution	Handloom cloth manufacturing, Dyes and Chemicals.	
Do.	40	28-6-50	Nayanchand R. V.	Do.	Wholesale & retail distribution	Brass ware, Aluminium, Bellmetal, Copper ware, All sorts of cloths, Silk, Woollen Hosiery and all kinds of stationery goods.	
Do.	41	20-6-50	Jamunalall Mangilall.	Do.	Do.	Stationery, Paint oil, Disinfectant dyes, Paper, Hard ware, Tools, Glass, Enamel and Brass ware, Electric goods, Habershaw, Toiletour and other miscellaneous goods etc, Patent milk such as condensed milk, Horlicks etc, Patent medicine Tess, Soda and Soaps.	
Do.	42	29-6-50	New Store	Do	Retail distribution	Stationery goods, Fancy goods, Toilet, Electric goods, Sports, Glass, Enamel goods, Cloth & Sewing thread, Battery cells and light, Watch Woollen goods, Paints, Petromax, Hurricane lantern and milk production.	
Do	43	27-6-50	Arts and Weaving House.	Do.	Do.	Handloom products, Handloom accessories and dye stuff.	
Do.	44	29-6-50	Motilall Ghisalall.	Do.	Wholesale & retail distribution	Handloom cloth, Salvage materials, Yarn, Matches, Salt, Food stuff, Soap and Condensed milk.	
Do.	45	27-6-50	Krishna Singh & Sons.	Do	Retail distribution	Yarn, Soap, Condensed milk, Chillies, Cereals, Washing Soda, Match, Oilman stores, Oil seeds, Salt, Umbrella, Betelnut, Woollen yarn, Cigarettes, Bidir, Sugar, Glycerine etc.	
Do.	47	27-6-50	Posangbam Churachand Singh.	Do.	Do.	Cloths Handloom cloths, Silk, Woollen cloth, Hosiery goods and Umbrella.	
Do.	48	27-6-50	N. Gonrahari Singh & Sons.	Do.	Do.	Arms and ammunitions.	
Do.	49	27-6-50	The Imphal Trading Corporation.	Do.	Do.	General merchandise Foot ware, Fancy goods, Provisions, Hard ware, Paints and Glasses.	

To be continued.

TENDER NOTICE

Imphal, the 1st April, 1955.

No. Sty/LP/54/30. —Sealed tenders are invited for the supply of one hundred reams of Double foolscap white paper 17" x 27" - 20 lb for use of the Government of Manipur. Tenders will be received by the undersigned upto noon on 7-4-55 and will be opened on that date. The tenderers should quote rates in figure and words. Sample of paper should also be furnished along with their tender. The successful tenderer should supply the paper to the Secretariat Store within five days from the date of acceptance of the tender

T. Kalachand Singh,
Asstt Secretary to the Govt of Manipur.

NOTICE No. 43

Imphal, the 28th March, 1955.

1. Sealed tenders are invited for the exclusive right to work out Teak timbers from 'Burmah Border Forest' and will be received by the undersigned upto 2-0 P M. on the 27th April, 1955. The period of contract is three years from 1st May, 1955 to 30th April, 1958

2. The tenderer should inspect the Forest before submission of tender to have a thorough idea of the Forest which has never been worked before. The maximum annual quota of logs to be extracted is limited to 600 logs or 200 trees approximately. No tree can be felled which is less than 4½ ft in girth, measured at breast height i. e. 4'-8' from the ground level.

3. Each tenderer should state the monopoly fee in terms of pice per rupee of royalty on and above due royalty payable on extracted timber, for the right of working the timber. The monopoly fee offered shall be payable each time with the royalty while taking transit pass. The tenderer should deposit an earnest money of Rs 200/- (rupees two hundred) only in any Government Treasury and should enclose the Treasury Chalan in the tender failing which no tender will be accepted. The earnest money will be refunded in case of unsuccessful tenders and will be converted into a part of caution money in case of successful tenders. Successful tenderer shall execute an agreement within 14 days of the receipt of the information to that effect and shall deposit a caution money of Rs 1,000/- (Rupees one thousand) only, failing which the tender shall be treated as cancelled and the earnest money deposited shall be forfeited to the Government of Manipur. On signing the agreement if the contractor does not do any work or if it is the opinion of the Forest Officer that proper extraction has not been done by the contractor, the agreement is liable to cancellation without further notice and the caution money of Rs. 1,000/- (Rupees one thousand) only be forfeited. Successful tenderer will take himself the responsibility of constructing extraction routes in the forests.

4. The boundary limit in which Teak timbers are to be operated are as given below — Burmah Border Forest from Boundary Pillar No. 1 to 34 except the area covered by Yangoupokpi, Lokchao Reserved Forest. The extent of area wherein teaks are to be operated will approximately cover 40 sq. miles in the border area only.

5. Trees which are reserved and marked for mother trees by the Forest Department in the area stated above should not be felled.

6. Particulars of conditions of the agreement may be seen in the Forest Office during Office hours.

7. The undersigned does not bind himself to accept the highest tender and may reject any tender without assigning any reason.

R. K. B. C. Singh,
Forest Officer, Government of Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 6th April, 1955.

No. Claims 7/52/72.—In anticipation of Govt. of India's sanction the Chief Commissioner is pleased to extend the term of the services of the following posts for compensation work in Manipur for a further period of one year with effect from the 1st March, 1955 or till the date of completion of compensation work whichever is earlier :—

S. No.	Name of posts.	No. of posts.	Scale of pay.
1.	Extra Assistant Commissioner/Claims.	1	250-250-300(Con)-25-400(EB)-25-600 (EB)-25-650 plus Rs. 50/- special pay.
2.	Claims Officer.	1	Rs. 200/- in addition to pension.

2. The incumbent with the exception of the Claims Officer, will be entitled to such rates of allowances as may be admissible under rules.

3. The expenditure involved shall be shared equally between the Defence Services and the Civil Estimates and debited as follows :—

Defence Services Share :—Major Head 58, Main-Head 7 Expenditure on works (Other than Capital projects) maintenance etc. Sub-head D-General charges, Minor head (f) Miscellaneous of the Defence Services Estimates.

Civil Share :—'Account V—Miscellaneous—Miscellaneous and unforeseen charges—Other Miscellaneous Expenditure' in demand No. 92—Manipur.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 7th April, 1955.

TOUR PROGRAMME OF ADVISER/FINANCE FOR THE MONTH OF APRIL, 1955.

8-4-55	Leave Imphal Arrive Khabung.
9-4-55	Halt.
10-4-55	Leave Khabung Arrive Imphal.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 9th April, 1955.

TOUR PROGRAMME OF SHRI S. KRISHNAMOHAN SINGH, ADVISER.

15-4-55	6 A.M.	Leave Imphal.
			10 A.M.	Reach Moreh and halt.
16-4-55	10 A.M.	Leave Moreh
			12 A.M.	Arrive Tengnoupal & meeting with village elders & Khulakpas at Tengnoupal.
			3 A.M.	Leave for Imphal.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

NOTIFICATION.

Shillong, the 30th March, 1955.

Subject :— Classification of Expenditure under the Five Year Plan.

No. TM.BK 25(1)53-54/86 :—It is hereby notified for the information and guidance of all the Drawing and Disbursing Officer in Assam, Tripura and Manipur who draw funds out of allotments sanctioned by the Government of India, Ministry of Rehabilitation for the development schemes specified below with which they are concerned that with a view to exhibiting the expenditure incurred on the Five Year Plan in one place it has since been decided that all voucher, bills etc., pertaining to these schemes should be prominently marked "Development Schemes under the Five Year Plan" in red ink on the top right hand corner of the voucher/bills etc. in all cases. The normal head of account to which the expenditure is debitable should be shown in addition, on the voucher as usual in the prescribed place.

1. Urban Loans (including Educational and Miscellaneous Loans).
2. Rural Loans.
3. Housing.
 - i. Housing Loans.
 - ii. Capital Outlay, on Buildings.
 - iii. Capital outlay of the Ministry of Rehabilitation.
 - iv. Cheap tenement schemes.
4. Educational Schemes.
5. Vocational Training Schemes.
6. Other grants for expenditure on Rehabilitation Schemes.

S. K. Bhattacharyya,
Assistant Accounts Officer, Assam.

NOTIFICATION.

Imphal, the 4th April, 1955.

It is hereby notified for general information that the Jurisdiction of the Incoming Assistant Commissioner of Income-tax Assam, Tripura and Manipur as on April, 1955 is as under.—

No.	Name of I.A.C.	Jurisdiction.
1.	Shri G. Ghosh, M.A., B.Com., A.C.A.	1. Income-tax Office, Dibrugarh.
		2. Income-tax Office, Jorhat.
		3. Income-tax Office, Nowgong (including Manipur).
		4. Income-tax Office, Gauhati.
		5. Income-tax Office, Tezpur.
		6. Income-tax Office, Dhubri.
		7. Income-tax Office, Shillong.
		8. Income-tax Office, Silchar.
		9. Income-tax Office, Tripura.
		10. Income-tax Office, Special Survey, Circle, Shillong.

V. N. Hoon,
Commissioner of Income-tax Assam,
Tripura and Manipur.

Dated, Shillong the 28th March, 1955.

Subject :—Verification of the Government money remitted into the Treasury or Bank.

No. TM2/62/53/85.—In continuation of this office Notification No. TM. 2/62/53/35, dated the 25th January, 1954 published in the Assam Gazette dated the 3rd March, 1954, all Treasury Officers under the Audit Control of this office are hereby informed that Shri C. C. Goswami, Accounts Officer/Books, of the office of the Eastern Railway Accounts Department, Calcutta, has been nominated to receive the consolidated Treasury receipts issued under Rule 77(V) of the Central Treasury Rules (Vol. I) and statements of the Treasury credits furnished by the Accountant General, under Rule 26 of the General Financial Rules (Vol. I) (Central). Henceforward, all such receipts should be sent to him by name.

S. K. Bhattacharjee,
Assistant Accounts Officer.

PART IV

NOTICE.

Imphal, the 7th April, 1954.

No. 35/CS/11/54-55.—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Sinam Agricultural Co-operative Credit Society Unlimited has been registered and numbered as 35 of 1955 dated the twenty sixth March of the year One thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

নোটিশ।

ইংকাল, তাং ৩০।১।৫৫ ইং।

নেসনেল ভোলুন্টিয়ার ফোর্স।

ভারত সরকারী অনৌবা রায়েপ অবগী নতুং ইয়া, হায়া ওমিলিয়েরি টেরিটোরিয়েল ফোর্স হারনা কোরহা অহ ভোলুন্টীয়া মহুং মইতা “নেসনেল ভোলুন্টিয়ার ফোর্স” হারবা অবা শেমগংলে। মাসিন্দমক চহি খুদিংনা মী লাখ অমমবগী হিংনা লাকলিবা চহি বড়া অসিনী মহুংনা মী লাখ বড়াবকপু লানসী টুনিং পীগনি। মাসিনী দমক কম্প ২০০ লিঃকনি, কম্প খুদিংনা মী ৫০০ ভবীগনি। ইংলোক ১৯৫১ মী যে থালা টুনিং হোপনি। ওবগী হিবমদি :— রাইফল কাপা, ফিল্ড ইঞ্জিনিয়ারিং, কার্ড এড, হাইজিন, বোংটৈ রাওবগা ড্রিল, ফিজিকেল টুনিং, তবুৰ খনবা অসিবাচিংবনি।

নেসনেল ভোলুন্টিয়ার ফোর্স মী বডলব লান শোকমনবগীদমক লাকী শেমগংলা নতে ইঠৈবাকী সেবান্না পুহিং চংহরবা অমদি ইথানা ইথারু কণ্ডবা ওবীনবগীদমকনি। মাসিনা বিং চমুদগা ওঠাইকননা লান রাওবগা রায়ে হারবগী অপুনবা করিত লৈতে। লান নতবা ইঠৈবাকী খুদোখিবা হারবদি বুহারাবা, টুনিং চাওবগা বোকলবা বডমদি ইকাতী সেবা ভোহরনবগী মরমদি লৈরবা যাই।

ডি, এস, সুলদান,
ডিপুটি কমিসনার, বনিপুর।

নেসনেল ভোলুন্টিয়ার ফোর্স তা টুনিং রাওবগী মরোল।

মিং চনবা—

১—চহি ১৮ দমী ৪০ ফাওবগী মহুংনা লৈবা মশা কবা ভারতকী নাগড়িক (নিপা) খুদিংবক (এক সার্ভিশমেন অবহুং এক এন, সি, সি কেডেড নতনা) মিং চনবা মাপনি।

২—ভোগদবা—মসিদা বিং চনবা মী খুদিংবক চহি অমসী মহুংনা হুনিং ৩০ লি টুনিং জোপনি। টুনিং লোইরবা মহুংনা করিতবা মিলিটারি সার্ভিসতা কোহনা মাওম্বোই অমগা টুনিং মহুংবহু মিলিটারি এট অমতগী কবা পোমোই।

৩—পীগদবা ফিরোমচিংবা—এনবেলড মগ অবা, মেলডিন অবা, থাকি বস শাট অনি, থাকি থোংগাও অককপা অনি, চুপী অবা (মসিনী মহুংতা শিখ রাওববদি কোকয়েং পীগনি) চেপেলি জুবা অবা, হান্দুনা পুনবা খাও অবা, ব্রাস বকলপ অনি, গুটৈ (টাওয়েল) অবা, থোং মোকা জুবা অবা। মিলিটারি হাসপাতালনা পীবা অমসী চাংলা লাকনত পীগনি।

কনসেসন—

৪—টুনিং জোপিয়া মী খুদিংবক মখাসী কনসেসন অসি কংগনি।

ক—টুনিং লোইরগা পোকেট বর্ড দুপা ১৫, পীগনি।

খ—কম্পতা লৈরিটোদা, থুংলবা হুনিঙী চংবিবা কাওবা অয়েলা চাংলা লেতা চিত্তাক পীগনি। মায়ববা হুনিং ৩৪ নিদসী হেয়দি পীরোই।

গ—টেরিটোরিয়েল আবমিঙম্মা তবুৰ বখুনা লৈহমগনি।

ঘ—কম্পতা নাবকপা থোংবদি, অরাইবা লাইনা ওইরবদি কম্পকী এম. আই, কনবা পেল ভিংলনা লাইয়েংগনি, হোসপীতালনা লৈবা দরকার ওইরবদি কম্পকা মহুংনা হোসপীতালনা থাকনি।

ঙ—শিখ রাওববদি থা অমদা পম থোংমোংবগীদমক দুপা অবা এলাওয়েল পীগনি।

চ—টুনিং লৈবিঙেদা ছুটি পীরোই।

ছ—নোংমগী নতগা অপুনবা ওইনা টুনিংদমক চংবাক চংমিখ জোবগীদমক এলাওয়েল কংমোই।

মীংচমনবা ৫৫ অমসুং অটুত অটুত মরোল ডিপুটি কমিসনারগী অফিসতগী থংবা জাগনি।

ডি, এস, সুলদান,
ডিপুটি কমিসনার, বনিপুর।

NOTICE.

Imphal, the 9th April, 1955.

No. 36/CS/II/54-55—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Mao Multipurpose Co-operative Society Ltd. has been registered and numbered as 36 of 1954-55 dated the 9th April of the year One thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

Imphal, the 9th April, 1955.

No. 1/JS/II/55-56—It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act XXI of 1860, an Association under the name and style of the Raja Dumbra Singh Anathashram Association has been incorporated and numbered as No. 1 of 1955-56 dated the 9th April of the year One thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Registrar, Joint Stock Companies, Manipur.

NOTICE No. 1.

Imphal, the 7th April, 1955.

Separate sealed tenders superscribed as "Tender for....." are invited for the monopoly right to collect and trade in Bees wax, elephant tusk, horns and honey in the mahals noted below and will be received by the undersigned upto 2 P. M. of the 11th May, 1955 for the period commencing from 1-6-55 to 31-5-56.

Each tenderer should state clearly the lump sum monopoly fee which he prepared to offer for each mahal and this will be in addition to the royalty he has to pay on every consignment for export and the rates of royalty will be the same as realised in Assam.

Each tenderer must deposit an earnest money of Rs. 50/- (Rupees fifty) only either in the Imphal Treasury or Silchar Treasury which will be converted into caution money in case of successful tenders and will be refunded in the case of the unsuccessful ones. The copy of Treasury Chalan should be enclosed in the tender, failing which the tender will be rejected.

A successful tenderer will have to execute an agreement within 15 days from the date of receipt of acceptance order on payment of due monopoly fee which he offered in the tender.

If tender be not received within the limited time and the lump sum monopoly fee offered by tenderer be not satisfactory, the mahal will be put up to auction on 12-5-55 at Imphal Forest Office.

The Forest Officer does not bind himself to accept the highest and any tender.

MAHALS.

1. Valley mahal (Comprising Sadar and Eastern Division).
2. Jiri-Borak Forest mahal (Comprising Western Division).

R. K. Bijoychandra Singh,
Forest Officer, Government of Manipur.

TENDER NOTICE.

Imphal, the 7th April, 1955.

Sealed tenders with sealed samples are invited for the supply of the following articles to the Manipur Rifles.

Tenders with samples must reach the Commandant, Manipur Rifles on or before the 7th May, 1955.

Articles to be supplied.	Approximate requirements.
Jersey woolen, re-inforced sleeves. ...	250
Boot Polish, Black "Billy" ...	800 (two oz.) tins.
Blankets, woolen	400
Socks, woolen ...	1500 pairs.
Hose top, woolen ...	400 ..
Buttons, horn or nut, Khaki $\frac{1}{8}$ " dia. ...	50 gross.
Button horn or nut, Black $\frac{1}{8}$ " dia. ...	50 gross.
Boots ankle, Black. ...	400 pairs.
Ground sheet, water proof, Canvas. ...	300
Shoes Canvas. ...	800 pairs.

U. C. Malhoutra, I. P. S.,
Inspector General of Police, Manipur.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 6th April, 1955.

No. (Claims 7/52/72).—In anticipation of Govt. of India's sanction the Chief Commissioner is pleased to extend the term of the services of the following posts for compensation work in Manipur for a further period of one year with effect from the 1st March, 1955 or till the date of completion of compensation work whichever is earlier :—

S. No.	Name of posts.	No. of posts.	Scale of pay.
1.	Extra Assistant Commissioner/Claims.	1	250-250-300(Con)-25-400(EB)-25-600 (EB)-25-650 plus Rs. 50/- special pay.
2.	Claims Officer.	1	Rs. 200/- in addition to pension

The incumbent with the exception of the Claims Officer, will be entitled to such rates of allowances as may be admissible under rules.

The expenditure involved shall be shared equally between the Defence Services and the Civil Estimates and debited as follows :—

Defence Services Share :—Major Head 58, Main-Head 7 Expenditure on works (Other than Capital projects) maintenance etc. Sub-head D-General charges, Minor head (f) Miscellaneous of the Defence Services Estimates.

Civil Share :—

'Account V—Miscellaneous—Miscellaneous and unforeseen charges—Other Miscellaneous Expenditure' in demand No. 92—Manipur.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 7th April, 1955.

TOUR PROGRAMME OF ADVISER/FINANCE FOR THE MONTH OF APRIL, 1955.

8-4-55	Leave Imphal Arrive Khabung.
9-4-55	Halt.
10-4-55	Leave Khabung Arrive Imphal.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 9th April, 1955.

TOUR PROGRAMME OF SHRI S. KRISHNAMOHAN SINGH, ADVISER.

15-4-55	6 A.M.	Leave Imphal.
			10 A.M.	Reach Moreh and halt.
16-4-55	10 A.M.	Leave Moreh
			12 A.M.	Arrive Tengnoupal & meeting with village elders & Khulakpas at Tengnoupal.
			8 A.M.	Leave for Imphal.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

PART II

NOTIFICATION.

Shillong, the 30th March, 1955.

Subject :— Classification of Expenditure under the Five Year Plan.

No. TM BK 25(1)53-54/86 :—It is hereby notified for the information and guidance of all the Drawing and Disbursing Officer in Assam, Tripura and Manipur who draw funds out of allotments sanctioned by the Government of India, Ministry of Rehabilitation for the development schemes specified below with which they are concerned that with a view to exhibiting the expenditure incurred on the Five Year Plan in one place it has since been decided that all voucher, bills etc., pertaining to these schemes should be prominently marked "Development Schemes under the Five Year Plan" in red ink on the top right hand corner of the voucher/bills etc., in all cases. The normal head of account to which the expenditure is debitable should be shown in addition, on the voucher as usual in the prescribed place.

1. Urban Loans (including Educational and Miscellaneous Loans).
2. Rural Loans.
3. Housing.
 - i. Housing Loans.
 - ii. Capital Outlay, on Buildings.
 - iii. Capital outlay of the Ministry of Rehabilitation.
 - iv. Cheap tenement schemes.
4. Educational Schemes.
5. Vocational Training Schemes.
6. Other grants for expenditure on Rehabilitation Schemes.

S. K. Bhattacharyya,
Assistant Accounts Officer, Assam.

NOTIFICATION.

Imphal, the 4th April, 1955.

It is hereby notified for general information that the Jurisdiction of the Inspecting Assistant Commissioner of Income-tax Assam, Tripura and Manipur as on 1st April, 1955 is as under.—

Sl. No.	Name of I.A.C.	Jurisdiction.
1.	Shri G. Ghosh, M.A., B.Com., A.C.A.	1. Income-tax Office, Dibrugarh. 2. Income-tax Office, Jorhat. 3. Income-tax Office, Nowgong (including Manipur). 4. Income-tax Office, Gauhati. 5. Income-tax Office, Tezpur 6. Income-tax Office, Dhubri. 7. Income-tax Office, Shillong. 8. Income-tax Office, Silchar. 9. Income-tax Office, Tripura. 10. Income-tax Office, Special Survey, Circle, Shillong.

V. N. Hoon,
Commissioner of Income-tax Assam,
Tripura and Manipur.

Dated, Shillong the 28th March, 1955.

Subject :—Verification of the Government money remitted into the Treasury or Bank.

No. TM2/62/53/85.—In continuation of this office Notification No. TM. 2/62/53/85, dated the 25th January, 1954 published in the Assam Gazette dated the 3rd March, 1954, all Treasury Officers under the Audit Control of this office are hereby informed that Shri C. C. Goswami, Accounts Officer/Books, of the office of the Eastern Railway Accounts Department, Calcutta, has been nominated to receive the consolidated Treasury receipts issued under Rule 77(V) of the Central Treasury Rules (Vol. I) and statements of the Treasury credits furnished by the Accountant General, under Rule 26 of the General Financial Rules (Vol. I) (Central). Henceforward, all such receipts should be sent to him by name.

S. K. Bhattacharjee,
Assistant Accounts Officer.

PART IV

NOTICE.

Imphal, the 7th April, 1954.

No. 35/CS/II/54-55.—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Sinam Agricultural Co-operative Credit Society Unlimited has been registered and numbered as 35 of 1954-55 dated the twenty sixth March of the year One thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

বোটিশ।

ইংকাল, তাং ৩০।১।৫৫ ইং।

নেসনেল ভোলুটিয়ার ফোর্স।

ভারত সরকারী অনৌবা বারেন্দ্র অমণী বড়ু ইয়া, হায়া ঔজিলিয়েরি টেরিটোরিয়েল ফোর্স হায়না কোরবা অহু ভোক্তা মনুগী মহতা “নেসনেল ভোলুটিয়ার ফোর্স” হায়না অবা শেবগংলে। মাসিন্দক চহি খুদিংদা বী লাখ অমমণী হিংদা লাকলিবা চহি মঙা অসিন্দী মনুগা বী লাখ বঙাবকপু লানসী টুনিং শীগনি। মাসিন্দী দমক কেম্প ২০০ লিংখংকনি, কেম্প খুদিংদা মী ৫০০ উদীগনি। ইংশোক ১৯৫২ মী বে খায়া টুনিং হোগনি। তবনী হিববদি :— রাইফল কাশা, ফিল্ড ইঞ্জিনিয়ারিং, কার্ড এড, হাইজিন, নোংবৈ রাওদবা ড্রিল, ফিজিকেল টুনিং, তখুর খনবা অসিনচিংবনি।

নেসনেল ভোলুটিয়ার ফোর্স মডল লান শোকমনবসীদমক লাকী শেবগংপা নতে ইরৈবাভী সেবাদা পুন্নিং চংহরবা অবদি ইশাদ। ইশাখু কথবা উদীনবসীদমকনি। মাসিদা বিং চমুরগা উগাইকদনা লান রাওদবা মাদে হায়বসী অপুনবা করিত লৈতে। লান নতবা ইরৈবাভী খুদোংখিবা হারবদি বুহায়াবা, ইনিং চাওবঙবা খোকলবা মডমদি ইজাতিসী সেবা ভোহরনবসী মরমদি লৈরবা যাই।

ডি, এস, মুল্লান,
ডিপুটি কমিশনার, মনিপুর।

নেসনেল ভোলুটিয়ার ফোর্স তা টুনিং রাওবগী মরোল।

মিং চনবা—

১—চহি ১৮ দগী ৪০ ফাওবগী মনুগা লৈবা বনা কবা ভারতকী নাগড়িক (নিপা) খুদিংবক (এক সার্ভিসমেন অমমুং এক এন, সি, সি কেডেড নতনা) মিং চনবা যাগনি।

২—ভোগদবা—মসিদা মিং চনবা মী খুদিংবক চহি অমণী মনুগা হুনিং ০০ নি টুনিং ভোগনি। টুনিং লোইরবা মনুগা করিঙবা মিলিটারি সার্ভিসতা কোছনা রাওহমোই অহুগা টুনিং মনুগা মিলিটারি এট অবতসী এবা পোমোই।

৩—শীগদবা ফিরোটিংবা—এনামেলড বগ অমা, বেশভিন অমা, খাকি বস শার্ট অনি, খাকি খোংগাও অককপা অনি, তুপী অমা (মসিন্দী মনুগা শিখ রাওবদি কোকরেং শীগনি) চেপেলি জুয়া অবা, মাসুনা পুনবা খাও অবা, জাগ বকলশ অনি, বুট (টাওয়েল) অমা, খোং বোঝা জুয়া অবা। মিলিটারি হাসপতালদা শীবা অহুগী চাংদা সাবনত শীগনি।

কনসেসন—

৪—টুনিং ভোগিবা মী খুদিংবক বখাসী কনসেসন অনি ফংগনি।

ক—টুনিং লোইরগা পোকেট খর্চ লুপা ১৫, শীগনি।

খ—কেম্পতা লৈরিটঙদা, খুংলবা হুনিংসী চংখিবা কাওবা অরেন্সা চাংদা লেয়া চিত্তাক শীগনি। মায়ববা হুনিং ৩৪ নিদগী হেয়দি শীয়েই।

গ—টেরিটোরিয়েল আরমিঙয়া তখুর খম্বুনা লৈহনগনি।

ঘ—কেম্পতা নারকপা খোংবদি, অরাইবা লাইনা ওইরবদি কেম্পকী এস. আই, কদা শেন ভিকনা লাইয়েংগনি, হোসপীতালদা লৈবা দরকার ওইরবদি কেম্পকা নক্কা হোসপীতালদা খাপনি।

ঙ—শিখ রাওবদি খা অমদা শম শেংদোকবসীদমজা লুপা অবা এলাওয়েল শীগনি।

চ—টুনিং লৈরিটঙদা ছুটি শীয়েই।

ছ—নোংমণী নতগা অপুনবা ওইনা টুনিংশীদমজা চবোক চংখিন জোবসীদমক এলাওয়েল কংলোই।

মীংচননবা চে অমমুং অটে অটে মরোল ডিপুটি কমিশনারী আকিষতগী খংবা জাগনি।

ডি, এস, মুল্লান,
ডিপুটি কমিশনার, মনিপুর।

NOTICE.

Imphal, the 9th April, 1955.

No. 36/CS/II/54-55—It is hereby notified for general information that, pursuant to Section 9 of the Co-operative Societies Act II of 1912, the Mao Multipurpose Co-operative Society Ltd. has been registered and numbered as 36 of 1954-55 dated the 9th April of the year One thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

Imphal, the 9th April, 1955.

No. 1/JS/II/55-56—It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act XXI of 1860, an Association under the name and style of the Raja Dumbra Singh Anathashram Association has been incorporated and numbered as No. 1 of 1955-56 dated the 9th April of the year One thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Registrar, Joint Stock Companies, Manipur.

NOTICE No. 1.

Imphal, the 7th April, 1955.

Separate sealed tenders superscribed as "Tender for....." are invited for the monopoly right to collect and trade in Bees wax, elephant tusk, horns and honey in the mahals noted below and will be received by the undersigned upto 2 P. M. of the 11th May, 1955 for the period commencing from 1-6-55 to 31-5-56.

Each tenderer should state clearly the lump sum monopoly fee which he prepared to offer for each mahal and this will be in addition to the royalty he has to pay on every consignment for export and the rates of royalty will be the same as realised in Assam.

Each tenderer must deposit an earnest money of Rs. 50/- (Rupees fifty) only either in the Imphal Treasury or Silchar Treasury which will be converted into caution money in case of successful tenders and will be refunded in the case of the unsuccessful ones. The copy of Treasury Chalan should be enclosed in the tender, failing which the tender will be rejected.

A successful tenderer will have to execute an agreement within 15 days from the date of receipt of acceptance order on payment of due monopoly fee which he offered in the tender.

If tender be not received within the limited time and the lump sum monopoly fee offered by tenderer be not satisfactory, the mahal will be put up to auction on 12-5-55 at Imphal Forest Office.

The Forest Officer does not bind himself to accept the highest and any tender.

MAHALS.

1. Valley mahal (Comprising Sadar and Eastern Division).
2. Jiri-Borak Forest mahal (Comprising Western Division).

R. K. Bijoychandra Singh,
Forest Officer, Government of Manipur.

TENDER NOTICE.

Imphal, the 7th April, 1955.

Sealed tenders with sealed samples are invited for the supply of the following articles to the Manipur Rifles.

Tenders with samples must reach the Commandant, Manipur Rifles on or before the 7th May, 1955.

Articles to be supplied.		Approximate requirements.
Jersey woolen, re-inforced sleeves.	...	250
Boot Polish, Black "Billy"	...	800 (two oz.) tins.
Blankets, woolen	400
Socks, woolen	...	1500 pairs.
Hose top, woolen	...	400 "
Buttons, horn or nut, Khaki $\frac{1}{4}$ " dia.	...	50 gross.
Button horn or nut, Black $\frac{1}{4}$ " dia.	...	50 gross.
Boots ankle, Black.	...	400 pairs.
Ground sheet, water proof, Canvas.	...	300
Shoes Canvas.	...	800 pairs.

U. O. Malhoutra, I. P. S.,
Inspector General of Police, Manipur.

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Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 3-E-1

Imphal, Monday, April 18, 1955.

GOVERNMENT OF MANIPUR.
OFFICE OF THE JUDICIAL COMMISSIONER, MANIPUR.

NOTIFICATION.

No. 7 of 1955.

Imphal, the 29th March, 1955.

In exercise of the powers conferred by Section 41 of the Special Marriage Act, 1954 (Act 43 of 1954), the Judicial Commissioner, Manipur is pleased to frame the following rules for the purpose of carrying into effect the provisions of Chapters V, VI and VII of the aforesaid Act.

These rules shall come into force immediately.

By Order,
K. B. Singh.
Registrar,

1. In these rules unless there is anything repugnant in the subject or context 'Court' means the 'District Court' as defined in sec. 2 cl. (e) of the Special Marriage Act, 1954 (Act XLIII of 1954).

"The Act" means the Special Marriage Act, 1954 (Act XLIII of 1954).

"Prescribed" means prescribed by these rules.

2. An appeal filed under sec. 8 or 17 of the Act shall be accompanied by a certified copy of the order appealed against. As soon as an appeal is filed it shall be numbered according to the serial number in the prescribed register and the particulars thereof shall be entered in the same. The register shall be in Form No. 1.

3. The appellant shall file along with the petition of appeal or on any subsequent date as the Court may direct copy or copies of the petition and notice in the prescribed form for service upon the Marriage Officer and any other person who intervened before the Marriage Officer, who passed the order appealed against. If any one intervened before the Marriage Officer, the application of appeal shall state clearly his name and address.

4. Notice upon the Marriage Officer will be served through post, of which the cost will be borne by the State, but the appellant shall file the costs for calling for the record, and the costs will be the same as in the case of an appeal from the decree of a Civil Court of the lowest jurisdiction. Service upon any other party will be made by the process fee as is required in miscellaneous civil appeals.

5. Every application under the Act whether under sec. 22, 23, 24, 25, or 27 of the Act shall be accompanied by a copy of the certificate of marriage as entered in the Marriage Certificate Book. It shall conform, as far as may be, to Form No. 3 and contain the particulars mentioned therein.

6. When the application contains a prayer for a decree for alimony and maintenance as mentioned in section 36 or 37 of the Act the wife shall file a further statement containing the particulars of the property of the husband which it is

sought to be charged. Such statement should form a part of or accompany the petition, but may, with the leave of the Court, be filed subsequently, but before the application is heard. A copy of the statement shall be supplied to the other side if not already furnished in the petition itself, and the latter may file objection, if any, thereto.

7. A party filing an application under any of the aforesaid sections shall, along with it, file as many copies thereof as there are parties to the proceeding, and also the process-fees in court fee stamps for the service thereof. The fees for service of these notices shall be levied in the manner as mentioned in the Schedule annexed.

8. One copy shall be served in a conspicuous part of the residence of the husband and wife each, and shall be in the nature of a general citation as in sec. 283 of the Indian Succession Act, 1925 and one copy shall be put up on the notice board in the Court house for information of the general public. A notice in duplicate with a copy of the petition shall also be sent to the office of the Marriage Officer in whose office the marriage was registered for publication in his notice board. The Marriage Officer shall return the duplicate with his endorsement thereon noting that it was duly published and the date when it was so published.

9. If the parents of the applicant and Opp. Party be alive notices shall also be served upon them. Where there is a child of the marriage a notice shall also be served upon him, and if the child be a minor it shall be served in the manner as provided for the C. P. Code, for service of a notice upon a minor defendant. As many notices as there are children shall be served; but one process fee should be levied if the number of children do not exceed four notwithstanding the fact that they may be living in separate places. Where the number exceeds four, a separate process fee for each child in excess of four shall be realised.

10. The Court may, for reasons to be recorded in writing, issue orders for publication of the notice of an application under sections 23, 24, 25, 27 or 28 of the Act in the local Official Gazette or in any local newspaper or in any other newspaper or both or all,

11. Any person interested in the matter may, within two weeks from the date of service of notice in the Court house or on the residence of the husband or wife or the publication in the local gazette or other paper, whichever is later, intervene in the proceeding, and file a petition opposing the application on the ground that the parties are or have been acting in collusion. Such a person who comes after the aforesaid date may, before the application is actually heard, be allowed to intervene if he satisfies the Court that there was no service in the residence or in the Court house, or that for any sufficient cause he was prevented from appearing on the date fixed.

12. The Court may, after hearing the parties and the intervener ask the latter to deposit such costs as it considers reasonable or direct him to furnish security for the same, if it appears to it that the intervention is intended to unnecessarily prolong the proceeding.

13. Where in a proceeding the Court finds that the intervention was without just cause or frivolous or was mala fide the Court may award costs to the successful party to be realised from the intervener.

14. In an application for divorce by husband on the ground of adultery of the wife the alleged adulterer shall be impleaded as a co-respondent and a notice of the application with a copy thereof shall be served upon him in the manner provided

in the Civil Procedure Code, 1908 for service of summons, unless the petitioner is excused from so doing on one of the following grounds :—

- (i) that the respondent is leading the life of a prostitute, and that the petitioner knows of no person with whom the adultery has been committed :
- (ii) that the name of the alleged adulterer is unknown to the petitioner, although he has made the due efforts to discover it.
- (iii) that the alleged adulterer is dead.
- (iv) that the Court is satisfied on affidavit or otherwise that inspite of all reasonable diligence the petitioner could not ascertain the present whereabouts of the alleged adulterer, or he has been residing at a place out of the limits of Union of India, and it is not practicable to serve notice upon him without an amount of delay or expense which under the circumstances of the case the Court considers unreasonable ; provided however that in such cases a notice with a copy of the petition must be served at the last known residence of the alleged adulterer within the Union in the manner as laid down in Or. 5 r. 20 Civil Procedure Code, 1908, and the case shall not be heard unless one month has expired from the date of service of such notice.

15. Whenever in any petition presented by a husband the alleged adulterer has been made a co-respondent, and the adultery has been established, the Court may order the co-respondent to pay the whole or any part of the costs of the proceedings and such damages, if any, as the Court may consider reasonable.

Provided that in awarding damages the Court shall be guided by the principles which apply to awarding of damages in cases under section 34 of the Indian Divorce Act, 1869 (Act IV of 1869) and provided also that the co-respondent shall not be ordered to pay the petitioner's costs :—

- (i) if the respondent was, at the time of the adultery, living apart from her husband, and leading, the life of prostitute or
- (ii) if the co-respondent had not, at the time of the adultery, reason to believe the respondent to be a married woman.

16. Court may, in any case, direct issue of notice upon any party to the proceeding or upon any one whom it considers to be interested in the proceeding service by registered post with acknowledgment due in lieu of or in addition to the usual mode of service of notice.

17. When the petition is for divorce by mutual consent as provided by section 29 of the Act, the petition shall, nearly as may be contain the particulars mentioned in Form No. 3 and shall be verified in the manner as mentioned therein. If there be any children of the Marriage it shall also contain a statement what arrangement has been made for the custody of the children, their maintenance, education etc. and what arrangement, if any, has been made for the support and maintenance of the wife and the period during which the arrangement continues and if a charge is to be declared on any property of the husband the same and a decree is desired to be passed for the same. And if any party is sought to be charged the petition shall contain full particulars and description of the property.

Any wife to whom the fourth section of the Indian Succession Act, 1925 does not apply, may, when deserted by her husband, present a petition to the

19. In a proceeding under Chapters V, VI and VII of the Act the Court may award costs to the successful party including the pleader's or Advocate's fee. The pleader's fee or Advocate's fee in such cases may be any amount which the Court considers reasonable and shall not ordinarily exceed Rs. 160. In exceptional cases however the fee may be up to Rs. 320/-.

21. Every record of a case arising out of any of the sections aforesaid of the Act shall be included in Class I File A of these records shall also contain the sheet containing the particulars of the property where they are charged for payment of alimony or maintenance. But if the properties are not so charged, the sheet containing the particulars of the property shall be included in File D.

23. Registers prescribed in these rules shall be preserved permanently.

(1) Fee for Gazette Notification	Rs. 2/-
(2) Fee for publication in Notice Board	Rs. 2/-
(3) Fee for serving process to opposite parties not exceeding four persons (Annas/8/- to be levied upon each person thereafter).	Rs. 2/-

(Form No. 1)

[illegible]

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Register of Restitution of Conjugal Rights, Judicial Separation, Dissolution of Marriage, Divorce etc.

An Act for the Amendment of the Matrimonial Causes Act, 1923, and for the purpose of giving effect to the provisions of the said Act, and for purposes connected therewith.														
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Date of the application	Name, description, place of residence etc. of the applicant	Name and description, residence etc. of the opposite party	Brief statement about the facts of the case and when the cause of action arose	Date of service of notice	Date of appearance of the opposite party	Order on the application with the date of the order	Date of presentation of the petition for rescission of the decree as for judicial separation & the number of the case in which and the date on which the decree for judicial separation was passed	Result of the application with date of the order as mentioned in column 9	Amount of alimony if any decreed	Date and number of the execution case arising out of any of the orders	Result of the execution case the appeal with date of case and the final order result thereof with date	REMARKS		

FORM NO. 3.

I, A. B. beg to present this application for a decree that the marriage between me and my husband/wife be declared null and void under sec. 24 of the Act/may be annulled under sec. 25 of the Act/for a decree of divorce against my wife/husband. I give the particulars herein below :—

1. Name of the applicant and his description such as residence etc.
2. The name of the applicant's father, and his address if alive.
3. Age of the applicant.
4. Whether the applicant is husband or wife.
5. Name, description and residence etc. of the opposite party.
6. Whether the father of the opposite party is alive, (give full address of the father if alive).
7. Age of the opposite party.
8. Name and full address of any other/near relation of the parties alive.
9. Office where the marriage was solemnized and the date when solemnized.
10. Whether any children have been born of the marriage and if they are alive. If there are any children give their names, sex and age, and mention in whose custody they are living.
11. Whether the parties are living together or separate from each other. If separate, the date since when or the period during which living separate.
12. Approximate annual income of the husband and source of income. Whether the husband pays any income tax or agricultural income tax or both, and if so the approximate amounts paid should be mentioned.
13. Whether the wife has any independent income, and if so what is the source thereof and what is the approximate annual income. And if the wife has any independent income whether she pays any income or agricultural income tax with amounts thereof paid annually.
14. Whether any alimony is prayed for (if the applicant be wife), and if so, whether it is intended that any property should be charged. Brief description of the property sought to be charged should also be given.
15. Facts on which the claim to relief is founded and the date when the applicant came to have knowledge of the said facts.
16. Name, father's name and full address of the co-respondent when a petition for divorce is filed on the ground of adultery.
17. Whether any damages are claimed against the co-respondent? If so how much?

VERIFICATION.

I, A. B. do hereby solemnly declare that the statements made in paras above are true to my knowledge, that those mentioned in paras above are true to my information and I verily believe the same to be true. I further solemnly declare that there is no collusion between my husband/wife who is opposite party and me in making this application.

I sign this declaration at.....this the.....day of.....19 ..

Signature of the applicant.

FORM No. 4.

Notice to Respondent of the day fixed for the hearing of the appeal.

(See Rule 3)

In the Court of District Judge, Manipur.

Marriage Appeal No.....of 19 .

Appellant.

Vs.

Respondent.

Shri/Shrimati,

Respondent.

Please take notice that an appeal from the order of the Marriage Officer at.....passed
on.....day of.....19... in.....

Case No.....of 19.....of this office has been presented under Sec.....of
the Special Marriage Act, 1954 by Shri/Shrimati.....and registered
in this Court, and that the.....day of 19 has been fixed by this Court for
the hearing of this appeal.

If no appearance is made on your behalf by yourself, your pleader or by some
one authorized by law to act for you in this appeal, it will be heard and decided
in your absence.

Given under my hand and the seal of the Court, this day of.....19 .

Judge.

FORM No. 5.

Intimation to the Marriage Officer of admission of appeal.

In the Court of District Judge, Manipur.

Marriage Appeal No.....of 19 .

The Marriage Officer,

Please take notice that Shri/Shrimati.....applicant/opposite
party before you has preferred an appeal to this Court under sec.....of the
Special Marriage Act, 1954 from the order passed by you on the.....day of.....19
Case No.....of your office.

You are requested to send with all practicable despatch all material papers in the
case.

Dated the.....day of 19 .

Judge.



PUBLISHED BY AUTHORITY

No. 4

Imphal, Wednesday, April 20, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 11th April, 1955.

No. Tax/41(1)/51/45.—In exercise of the power conferred upon him by section 2A of the Assam Amusements and Betting Tax (Amendment) Act 1946 as extended to the State of Manipur, the Chief Commissioner is pleased to appoint Shri A. K. Ray, Chief Secretary to the Government of Manipur, as the Commissioner of Taxes for the State of Manipur with effect from 2-4-55.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

Imphal, the 11th April, 1955.

No. Tax.41(1)/51/47.—In exercise of the power conferred upon him by section 13 of the Assam Amusements and Betting Tax Act 1939 as extended to the State of Manipur, the Chief Commissioner is pleased to delegate to Shri A. K. Ray, Commissioner of Taxes, Manipur, all his powers under the said Act except those mentioned in sections 12, 13 and 22.

This orders will have effect from 2-4-55.

T. Kalachand Singh,
Asstt. Secretary to the Govt. of Manipur.

ORDER.

Imphal, the 12th April, 1955.

No. Tax/41(1)51/49.—In exercise of the powers conferred upon me by section 23 of the Assam Amusements and Betting Tax (Amendment) Act 1946 as extended to the State of Manipur, with effect from the 2nd of April, 1955 I delegate to Shri B. K. Sanahal Singh, Taxation Officer, Manipur, all my powers under the said Act, except those mentioned under sections 3(3), 3(1), 4(b), 8 and 9.

A. K. Ray,
Commissioner of Taxes, Manipur.

PART B

Orders by the Chief Commissioner.

Imphal, the 11th April, 1955.

No. Ex/14/51.—In supercession of the Order No. Ex/14/51 dated 12-1-52, the Chief Commissioner is pleased to order that the duty on rum manufactured in India and imported into Manipur by the canteens of the Assam Rifles and the Manipur Rifles shall be levied @ Rs. 5/- per L. P. gallon.

This order will have effect from the date of publication in the Manipur Gazette.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

Imphal, the 13th April, 1955.

No. R/Fy/3/53.—The Chief Commissioner is pleased to sanction the cancellation of Fishery No. 379 Kongolsoubi Loukhong from the Register of Govt. Fisheries with effect from 1st April, 1956 for irrigation purposes.

T. Kalachand Singh,

Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION.

Dated Shillong, the 2nd April, 1955.

No. PFI/G/1-2/54-55/1.—Attention of all Central Gazetted Officers under the audit control of the Accountant General, Assam and of all the Treasury and Sub-Treasury Officers in Assam, Tripura and Manipur is invited to the correction slip No. 184 to the Central Government Compilation of Treasury Rules, Vol. I, as published in the Assam Gazette, Tripura Gazette and Manipur Gazette under this office notification No. TM.2/14/54/76 dated the 2nd February, 1955.

All Central Gazetted Officers are requested to furnish this office immediately with the following particulars in respect of their policies which are being financed from the Provident Fund account, quoting reference to the number of their fund accounts allotted by this office.

- (i) Name of the Insurance Company.
- (ii) No. and amount of the Policy.
- (iii) The amount of premium.
- (iv) The due date of payment of premia.
- (v) Name of the Treasury or the Sub-Treasury from which the payment is required.
- (vi) The No. and date of this office letter in which acceptance was communicated.

On receipt of the above particulars necessary authority to the Treasury Officers concerned will be issued. **Henceforward no payment will be made by the Treasury Officers without such an authority.** The particulars mentioned above should also be furnished with all new proposals in future.

Whenever any Gazetted Officer is transferred from the Jurisdiction of one treasury to that of another the details of the policy financed from Provident Fund should be noted in the Last Pay Certificate by the Treasury Officer.

T. C. Bhattacharjee,
Assistant Accounts Officer.

PART IV

FISHERIES SALE NOTICE No. 2.

Imphal, the 5th April, 1955.

It is hereby notified for general information that the Government fisheries in Manipur details of which are given under Annexure A will be sold by public auction u/s 185 of the Assam Land and Revenue Regulation for a period of lease up to 31-3-56 at the risk of and on account of the first purchasers at the annual auction as they have failed to pay the security deposit required u/s. 184 of the same Regulation. The sale will be held on the 10th May, 1955 and in the office of the Deputy Commissioner, Manipur.

On the same day the fisheries under Annexure B also will be re-sold for the 2nd time as they had no bid at the annual auction sale.

The sales will be subject to the following conditions:—

(1) The Officer conducting the sale does not bind himself to accept the highest bid or any bid and reserve the discretion to auction the settlement for either a longer or a shorter term than that specified above. The successful bidder will be required to produce a solvency certificate before his bid is confirmed.

(2) The purchaser shall immediately after the acceptance of his bid, where the bid exceeds Rs. 100/- furnish a sum equal to one quarter of a years revenue or Rs. 100/- whichever is the greater and shall require to furnish within 7 days of the date of sale additional security to the satisfaction of the Deputy Commissioner so as to bring up the total amount of the security to one third of the revenue for the full term of the settlement. If the bid is Rs. 100/- or less, the entire bid amount must be paid immediately after acceptance of the bid.

If he fails to furnish the initial or the additional security as prescribed above the fishery shall be re-sold at his risk in the former case forthwith, in the latter case after issue of the notice prescribed by Rule 185, and in either case he shall be bound to make good the difference between his bid and the amount realised by the subsequent sale calculated on the whole period of settlement.

Provided that the Deputy Commissioner may, for special reasons, require him to make good only the difference between his bid for one year of the settlement and the amount realised for that period by the subsequent sale.

(3) In the purchaser fails to execute a counterpart within one month from the date of the auction the fishery shall be re-sold at his risk and he shall be bound to make good the difference between his bid and the amount realised by the subsequent sale, calculated on the whole period of settlement.

Provided that the Deputy Commissioner may for special reasons require him to make good only the difference between his bid for one year of the settlement and the amount realised for that period by the subsequent sale.

(4) If the purchaser fails to execute a counterpart within one month of the date of auction, or if he fails to do anything which is required or bound under sub-para (2) and (3) above the Deputy Commissioner may further direct that he shall also forfeit the security furnished if any, or any portion of it.

(5) Every Lessee should pay half of one year's revenue on or before the 15th day and the remaining half on or before the 31st July.

The sum furnished as security under para (2) above shall be adjusted against the last instalment payable during the lease (vide Government of Manipur Notification No. 131 of 5/4/50).

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(6). In the river fisheries commonly used by the public for navigation no bund of any kind may be constructed and use of Mahajal having a mesh of less than 2½ inch square is prohibited.

(7) Lessees of beel fisheries should keep the fisheries clear of water hyacinth.

(8) Special conditions to be observed by the lessees for different fisheries will be announced immediately before the sale of the fishery concerned and will be recorded in the bid register.

(9) Should the lessee or any agent of his infringe any of the conditions of his lease the Deputy Commissioner may cancel the lease in which case all sums paid by the lessee on account of the fishery will be forfeited and the lessee will be liable for any loss incurred by Government in the re-settlement of the fishery.

(10) The settlement will be subject to the approval of the Chief Commissioner, Manipur.

V. S. Sundaram,

Deputy Commissioner, Manipur.

LIST OF FISHERIES TO BE SOLD

ANNEXURE (A).

Fishery No.	Name and Location of Fishery.	Boundary.	Name of the lessee with whom it was last settled.	Term & price for which it was last sold.	
				Term	Price.
1	2	3	4	5	6
111	Kumbi Kangsoibi	.	Khomdram Bidhu Singh s/o late Tolan Singh of Kwakeithel.	one year up-to 31-3-56	1,540/-
113/364	Haotakpat & Tusampat	..	(1) Amom Sur Singh (2) Laitongbam Jachop Singh of Wangoo Ahallup.		1,550/-
150	Wargoolup	.	Khomdram Bidhu Singh of Kwakeithel.		1,525/-
160	Pumlen	.	Thokchom Nilakomol Singh of Shingjamei.		10,300/-
169	Chairel Angyai Khong	.	—do—		1,220/-
169A	Chairel Thiglaobi	.	Khomdram Bidhu Singh (2) Chandramani Khullakpa of Chairel.	..	585/-
175	Cholangkor, Wai-khong Nin, thounai	...	Thokchom Nilakomol Singh of Shingjamei.	One year ending on 31-3-55	600/-
177	Kakyaipat	..	(1) Mayengbam Tolchou Singh, (2) Yumnam Anggouba of Langmeidong.		2,310/-
231	Ushoupokpi	...	(1) Nurdin Mia s/o Saraffin (2) Tomba " " Melei (3) Abdulla " " Abdul Mia of Turel Ahanbi.	...	6,110/-
325	Thamomtak	...	(1) Khwairakpam Tomcha Singh, (2) Hemam Sangoijsao, (3) Phairembam Ibohal.	...	900/-
330	Moitanpok Khunon Turel	...	Konsam Pisak Singh of Moitaupok	31-3-58.	20/- a year.
61	Mamangpat, Lourembam	...	Khomdram Yaima Singh of Lourembam	31-3-57.	600/- a year.

ANNEXURE (B)

1	2	3	4	5	6
12.	Kairang Itup	...	To be seen from D.C.'s Office	One year	25/-
31.	Laurenkabi "	10/-
34.	Atom khumal "	20/-
35.	Kangdabi "	10/-
36.	Maklang "	40/-
37.	Ngairangbam "	20/-
40.	Awangjiri "	No bid.
41.	Nambol Itup "	10/-
44.	Lamphelbam				
	Heikrujam "	No bid.
45A.	Khabikhongbal, } Thangtek Meitei } portion. }	11/-
45B.	" Naga portion }				
47.	Nupihiden Nam- thikhong.	No bid.
50.	Merakhong.	15/-
56.	Thounaojam Itup.	10/-
75.	Leimaram Turel	No bid.
87.	Toubul Turel	No bid.
807.	Langathel Turel	25/-
323.	Phoijing Haoroukom	30/-
331.	Sumairon Loukhong	15/-
352.	Kakching Wairi Loukhong	No bid.

TENDER NOTICE.

Imphal the 11th April, 1955.

Sealed tenders are invited from bonafide labour contractors for rate par maund for supply of labour required for taking delivery of consignments from railway goods or parcel sheds or railway wagons and storing the same into M. S. T. godown at Dimapur and loading the same into the vehicles for onward despatch to Imphal or unloading consignments from vehicles and giving delivery of the same to the railway at parcel or goods sheds or wagons for a period of one year from the date of acceptance of tender. Demurrages or otherwise payable for delay in delivery resulting from shortage of labour will be charged to the contractor. Monthly payment will be made on bills submitted by the contractor and accepted by the department.

Successful tenderer is to deposit a sum of Rs. 500/— within seven days from the date of acceptance of tender.

Tenders should reach the undersigned on or before 29-4-1955 and will be opened at 12.00 next day in presence of those who elect to be present. The undersigned does not bind himself to accept the lowest tender or any tender and to assign any reason thereof.

Kh. Eultha Singh,
Manager, M. S. T. Department.

Dated, Calcutta, the 14th April, 1955.

The following notification is published for general information.

V. N. Hoon,
Commissioner of Incometax,
Assam Tripura & Manipur.

INCOMETAX.

Return of Total Income and of Total World Income of the previous year for assessment in the year commencing on the 1st April, 1955.

In pursuance of sub-section (1) of Section 22 of the Indian Incometax Act, 1922 (XI of 1922), each of the Incometax Officers, whose designation, address, jurisdiction and signature appear in the Table below, hereby gives notice to every person subject of his jurisdiction as specified therein, whose total income during the previous year exceeded the maximum amount not chargeable to Incometax, to furnish to him within 65 days from the date of the publication of this notice a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as are required by the said form) the total income and the total world income of such person during that year.

The return so furnished should include in Section D of the prescribed form particulars of any income which is not considered liable to tax for any reason whatsoever. If this is done, the income so disclosed would not be considered to have been concealed even if in the assessment it is held to be liable to tax.

A copy of the prescribed form will be supplied free of charge to any person who, for the purpose of complying with this notice, applies to the Incometax Officer concerned.

Every such person is further advised to ensure compliance with this notice, since any failure without reasonable cause to furnish the return required by this notice, or failure without reasonable cause to furnish it within the time allowed or in the manner required will entail a penalty not exceeding one and a half times the tax payable.

PLACE OF ASSESSMENT:—Under the provisions of section 64 of the said Act where an assessee carries on a business, profession or vocation at any place he shall be assessed by the Incometax Officer of the area in which that place is situate, or where the business, profession or vocation is carried on in more places than one by the Incometax Officer of the area in which the principal place of business, profession or vocation is situate, and in all other cases an assessee shall be assessed by the Incometax Officer of the area in which he resides.

Provided that where an Incometax Officer has been specially empowered to assess certain class of income and certain persons or class of persons, the assessment of such persons and such income will be made by the Incometax Officer so empowered.

Non-Resident: (i) Those who are not assessed through statutory agents under section 43 and who have any income for direct assessment (i. e. income from house property, interest, etc.) will be assessed by the Incometax Officer of the Circle in which the greater part of the assessable income arose in the assessment year 1939-40 or in the first year of assessment, whichever year is later, provided that the same officer shall have jurisdiction for subsequent years so long as some income for direct assessment (not necessarily the greater part) continues to arise within his jurisdiction.

(ii) Those who are assessed through statutory agents under section 43 of the Indian Incometax Act, 1922, whether their income arises in a single State or in more than one State, will be assessed by the Incometax Officer having jurisdiction over the area in which the Statutory Agent carries on the business by reason of which incometax is chargeable in his name under section 43 or where he resides, as the case may be.

TABLE
(REFERRED TO IN PARA 1)

Designation of the Incometax Officer	Address	Details	Signature of the Incometax Officer
Incometax Officer Dibrugarh	P O Dibrugarh Dist. Lakhimpur	Cases allocated by the Commissioner of Incometax, As- sani, Tripura and Mizoram	Sd/- S.R. Bhattacharjee.
1st Additional Incometax Officer Dibrugarh.	P. O Dibrugarh Dist. Lakhimpur	Dibrugarh sub-division of the Lakhimpur Dis- trict and Sadiya Front- ier Tract excluding cases allocated to some other Incometax Officers	Sd/- S M M Islam.
2nd Additional Incometax Officer Dibrugarh	P. O Dibrugarh Dist. Lakhimpur	Dibrugarh sub-division of the Lakhimpur district and Sadiya Frontier tract excluding cases allocated to some other Income tax Officers. (ii) Covenanted and other employees of the Burmah Oil Co (In- dia Trading) Ltd work- ing in Northern India and Eastern India other than those stationed in Calcutta having Head- quarters at Digboi (iii) Covenanted and other employees of the Burmah Oil Co (India Concession) Limited working in Nor- thern India and Eastern India other than those stationed in Calcutta having Headquarters at Digboi	Sd/- D.K. Dey
3rd Additional Incometax Officer Dibrugarh	P. O Dibrugarh Dist. Lakhimpur	Dibrugarh sub-division of Lakhimpur District and Sadiya Frontier Tract excluding cases allocated to some other Incometax Officers.	Sd/ K.K. Dutta
Income-tax Officer Gauhati.	P. O. Gauhati Dist. Kamrup	Kamrup district excluding cases allocated to some other Income-tax Officers.	Sd/- H.C. Sarma.

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1	2	3	4
Additional Incometax Officer Gauhati.	P. O. Gauhati Dist. Kamrup	Kamrup district excluding cases allocated to some other Incometax Officers. (ii) Employees of North Eastern Railway under Audit of the Regional Accounts Officer, Pandu.	<i>Sd/- A. M. Das</i>
Incometax Officer Nowgong	P. O. Nowgong Dist. Nowgong (Assam)	Nowgong district, Naga Hills District, Mikhir Hills subdivision of the United Mikhir and North Ochar Hills district excluding cases allocated to some other Incometax Officers. 2. State of Manipur.	<i>Sd/- L.R. Jain</i>
Incometax Officer Tezpur	P. O. Tezpur Dist. Darrang	Darrang district, Balipara Frontier Tract and North Lakhimpur subdivision of Lakhimpur district excluding cases allocated to some other Incometax Officers.	<i>Sd/- G.C. Bhattacharjee</i>
Incometax Officer Dhubri	P. O. Dhubri Dist. Goalpara	Goalpara District and Garo-Hills districts excluding cases allocated to some other Incometax Officers.	<i>Sd/- K.P. Ghosh</i>
Incometax Officer Shillong	P. O. Shillong Dist. United Khasi and Jaintia Hills.	United Khasi and Jaintia Hills District including Shillong Administered Area, Cantonment Area and Municipal Area excluding cases allocated to some other Incometax Officers. (ii) All cases of Government servants in the State of Assam who are under the Audit Control of the Accountant General, Assam.	<i>Sd/- G.R. Bhattacharjee</i>

1	2	3	4
Incometax Officer Silchar.	P. O. Silchar Dist. Cachar.	District of Cachar and Miao (Lushai) Hills, North Cachar Hills sub-division of the United Mikir and North Cachar Hills district excluding cases allocated to some other Income-tax Officers.	Sd/- P.C. Bhattacharjee.
Incometax Officer Jorhat	P. O. Jorhat Dist. Sibsagar.	Sibsagar district excluding cases allocated to some other Income-tax Officers.	Sd/- B.C. Dutta.
Additional Incometax Officer Jorhat.	P. O. Jorhat Dist. Sibsagar.	Sibsagar district excluding cases allocated to some other Income-tax Officers.	Sd/- B.C. Dutta.
Incometax Officer Special Survey Circle, Shillong.	P. O. Shillong Dist. United Khasi and Jaintia Hills.	All new cases except assesses having income only from salary discovered in the course of Survey operations or otherwise in all the districts of the State of Assam, (ii) Cases transferred to him under section 5(7A) of the Income-tax Act.	Sd/- N.K. Das.
Incometax Officer Tripura.	P. O. Agartala Dist. Tripura.	State of Tripura.	Sd/- B.N. Sarma Barhakar,

Note :—The jurisdiction of each of the Incometax Officers mentioned above is necessarily brief as a detailed description of their respective jurisdiction would run to several pages. A list of the areas or classes of person comprised in each Officers' jurisdiction will, however, be found in the Notice Board of Incometax Officer concerned. If any person is in doubt as regards the Officer to whom he should submit the return, he may enquire either from the nearest Incometax Officer or from the Inspecting Assistant Commissioner of Incometax, Assam, Tripura and Manipur, Shillong.

NOTICE.

Imphal, the 13th April, 1955.

All gun licenses pertaining to the out lying Sub-division i.e. Ukhrul, Chura-chandpur, Tamenglong and Jiribam will not be renewed at Imphal. The licensees should present their application to their respective Sub-divisional Head quarters for renewal.

V. S. Sundaram,
District Magistrate, Manipur.

Schedule—List of Registered dealers.

MANIPUR STATE

District.	No. of Registration Certificate.	Date of Registration	Name of dealer	Address	Nature of business	Classes of goods entitled to tax free.	Remarks
Manipur	50	29-8-50	B. B. Mukherjee.	Maxwell Bazar	Retail distribution	Grocery and Stationery.	
Do.	51	2-6-50	The Manipur Lakshmi Store.	Do.	Do.	Food stuff (gallanah), Rangaban, Washing soap, Washing soda, Salt, Tea leaves, Tea glass, Tobacco leaves, Bids and cigarettes (Hygiene, V. Ghee)	
Do.	52	26-8-50	Kisturichand Joharimal	Do.	Wholesale & retail distribution	General Merchandise, Yarn, Salt, Handloom cloth, Sewing thread, Vegetable oil, Food stuff and soap and mill made cloth	
Do.	54	29-8-50	Manipur Me chants Co-operative Association Ltd	Do.	Do.	Cloth and yarn hand woven products and sugar	
Do.	55	26-6-50	L Phulachandra Singh & Sons.	Do.	Retail distribution	Merchandise, Motor parts, Accessories, Paint, Acid, Distilled water, Cycle tyres, Tubes, Work shop tools	
Do.	56	29-8-50	Hijam Leinow Singh & Sons	Do.	Do.	Yarn, Soap, Tea Dal, Excise book, Match, Biscuits, Cigarettes, Biscuits, Stationery, Dry nut, Washing soda, Motor Vehicle, Gun oil, Torch light and Dry battery cell	
Do.	57	26-6-50	N M Generation & Co.	Do.	Do.	Papers and stationery, Chemicals, Nutrients, dyes, Paints, Chemicals, Staples.	
Do.	58	29-8-50	Imphal School Store	Do.	Do.	Book, Stationery, Luxury goods and Medicines.	
Do.	59	26-6-50	Mohan Brothers & Co	Do.	Do.	Motor parts and Accessories	
Do.	60	26-6-50	Popular Metal Mart.	Do.	Do.	Iron scrap, Biscuits, Gun aluminium Metal, Metal scrap.	
Do.	61	29-8-50	M. Kulo Singh.	Do.	Do.	Brass metal, Aluminium, War Supplies, Kivana and Lal.	
Do.	62	26-6-50	Rawnarain Bhimraj	Do.	Wholesale & retail distribution	Paper, stationery, Handloom cloth, Match, Gun, Tea leaves, Cigarettes, Stationery, Tobacco leaves, Soap, Iron parts, Milk, Battery cell etc	

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Sl. No.	Date	Name of the person or firm	Place of business	Nature of business	Classes of goods entitled to tax fee.	Remarks
43	29-6-50	Kanhai Brajabidhu Singh.	Maxwell Bazar	Retail distribution	Cotton yarn, Milk, Betal nut, Dry cell, Match	
44	29-6-50	Hijam Ibochou Singh.	Do.	Do.	Jari, Umbrella, Bidie, Silk yarn, Acid.	
65	29-6-50	N. L. Singh & Bros.	Sadar Bazar	Do.	Gallamal, Soap, Washing soda, Salt, Tea leaves, Candles, Condensed milk.	
66	26-6-50	Friends' Union & Co.	Maxwell Bazar	Do.	Cycle and Cycle accessories, Umbrella, Hosiery, Goods, Hard ware, Lamp parts.	
67	28-6-50	Juranji & Co.	Do.	Do.	Cigarettes, Bidie, Matches, Sundries.	
68	27-6-50	Saligram Rai Chunilall Bahadur & Co. Agent B O. C.	Do.	Wholesale & retail distribution	Food stuff & daily use such as Dal, Salt, Mustard oil etc. Stationery, Tea leaves, Soap & Vegetable ghee.	
69	29-6-50	Ratan Singh & Sons.	Do.	Retail distribution	Petrol, Kerosene, Lubricant oil, Mineral products, Motor parts, Motor tyres, Tubes, Distilled water, Sulphuric acid, Food stuff.	
70	29-6-50	Phulechand Trilokchand.	Do.	Wholesale & retail distribution	Radio & Accessories, Luxury goods, Gallamal, Cigarettes, Bidie, Battery & Battery cells, Soap, Condensed milk, Matches, Tea, Salt, Distilled water, Battery acid, Pulses, Cereals, Cotton yarn, Sugar, Peas grains, Tooth brush, Paste, Camera accessories, Woollen goods, Oil etc.	
71	29-6-50	Motilall Chiganlall.	Do.	Do.	Motor part accessories, Lubricants, Grease, Tyres, Cycle parts, Cycle accessories, Distilled water, Sulphuric acid, Handloom cloth, Yarn, V. ghee, Tea, Battery etc. Brass, Iron, Pipe, Rice, Motor, Trucks, & Cart, Chillies, & Kerosene oil.	
72	25-6-50	S. Mera Singh & Sons.	Do.	Do.	Handloom cloths, Salvage material, Matches, Mill cloth, Yarn, Soap, Food stuff, Salt etc.	
73	29-6-50	Manipur Co-operative Bank Ltd.	Do.	Do.	Rice, Potatoes, Dal, Cotton, Vegetables ghee, Soap, Endi cotton, Coconut, Biris & Cigarettes, Cloth, Yarn, Iron & Steel goods.	

To be continued.

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NOTICE.

Imphal, the 19th April, 1955.

No. 37/CS/II/54-55.—It is hereby notified for general information that, pursuant to section 9 of the Co-operative Societies Act II of 1912, the Modern Industrial Co-operative Society Ltd. has been registered and numbered as 37 of 1954-55 dated the thirteenth April, of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Assistant Registrar,
Co-operative Societies, Manipur.

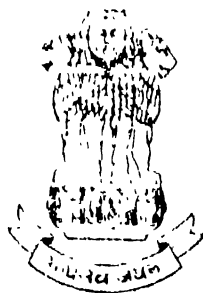
Imphal, the 19th April, 1955.

No. 4/F 54-55.—It is hereby notified for general information that pursuant to Section 59 of the Indian Partnership Act IX of 1932 M/S Bawa Rattan Singh & Sons has been incorporated that it is Partnership Firm and numbered as No. 4 of 19.4-55, dated the twenty eighth March of the year one thousand nine hundred and fifty five Anno Domini.

K. G. Singh,
Registrar, of Firm, Manipur

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Imphal, Wednesday, April 27, 1955.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 26th April, 1955.

TOUR PROGRAMME OF DR. H.N. KUNZRU AND SARDAR K.M. PANIKKAR, MEMBERS: STATES REORGANISATION COMMISSION.

Halt at Silchar.

Thursday	...	5th Dep.	Silchar	11 30	by air service 241.
Thursday	...	5th Arr.	Imphal	11 55	

Halt at Imphal.

Friday	...	6th Dep.	Imphal	14.00	By road (87 miles).
Friday	...	6th Arr.	Kohima	19.00	

T. Kipgen,
Secretary to the Govt. of Manipur.

PART II

Imphal, the 18th April, 1955.

No. R/2/53/27.—In exercise of the power conferred upon him by section 66 of the Assam Land and Revenue Regulation 1886, as applied to Manipur, the Chief Commissioner of Manipur is pleased to declare that the last date for payment of land revenue should be the 31st of March every year.

A. K. Ray,
Chief Secretary to the Govt. of Manipur.

Imphal, the 18th April, 1955.

No. Elec/2/54.—The Chief Commissioner wishes to make it clear that it is a breach of Rule 23 of the Government Servants' Conduct Rules for any Government Servant to act as a polling agent of a candidate in any election and that suitable disciplinary action will be taken for any such breach.

G. H. Singh,
Asstt. Secretary (Home) to the Govt. of Manipur.

Imphal, the 26th April, 1955.

The following letter No. TM 38/37-38/4544-4574 dated March '55 received from the Accountant General, Assam, is republished for general information :—

T. Kalachand Singh,
Asstt. Secy. to the Govt. of Manipur.

I have to invite your attention to this office letter No. TM. 38/37-38/4107-50 dated the 24th March, 1954 regarding deduction of income-tax from interest on Govt. securities during the financial year 1954-55.

2. The Finance Act, 1955 lays down that Income-tax for the year beginning on the first day of April, 1955, shall be charged at the rates specified in the Schedule below :—

SCHEDULE

	<i>Late.</i>	<i>Surcharge.</i>
In the case of every company.	-4/- in the rupees.	1/20th of the rate specified in the preceding column.

In the case of every individual, Hindu Undivided Family unregistered firm and other association of persons.—

	<i>Rate.</i>	<i>Surcharge.</i>
1. On the first Rs. 1,000/- of total income of an unmarried person and Rs. 2,000/- in case of a married person of total income.	Nil	Nil
2. On the next Rs 4,000/- of total income in the case of an unmarried person and Rs. 3,000/- of total income in the case of a married person.	Nine pies in the rupee.	One-twentieth of the rate specified in the preceding column.
3. On the next Rs. 2,500 of total income.	Two annas and nine pies in the rupee.	do
4. On the next Rs. 5,00/- of total income.	Three annas & three pies in the rupee.	do
5. On the balance of total income.	Four annas in the rupee.	do

3. In making payment of interest on Government securities on or after the 1st April, 1955, you should deduct income-tax at the maximum rate of four annas in the rupee along with the surcharge as stated above, except in the cases where an exemption or abatement certificate, granted by an Income Tax Officer in India under the proviso to subsection (3) of Section 18 of the Indian Income Tax Act 1922, is produced. The following instructions should be followed in this connection :—

- (i) Exemption certificates issued before the 1st April, 1955 authorising deduction of tax at nil pies in the rupee should be accepted and acted upon. Abatement certificates, if any specifying the rate of 4, 2, 2/3, 2 or 1.1 3 pies in the rupee should be treated as exemption certificate and no tax should be deducted in such cases.
- (ii) No tax should be deducted in cases in which, from a certificate issued by the Income-tax Officer or otherwise you are satisfied that the payee is a person exempt from Income-tax under Section 4 (3) of the Indian Income-tax Act, 1922.
- (iii) In the case of abatement certificates issued between 1st April, 1939 and 31st March, 1946, specifying the basic rates of 9.15 and 24 pies in the rupee or such basic rates increased by a rate of surcharge, basic rates only **excluding** the surcharge, should be deemed to have been altered to 9.27 and 39 pies in the rupee respectively to each of such basic rates, should be added a surcharge equal to one-twentieth thereof and the tax deducted accordingly.

Abatement certificates issued after 1st April, 1946 specifying rates lower than 12, 24 and 42 pies in the rupee respectively should be deemed as if the figures 12, 24 and 42 were read as 9, 27 and 39 together with a surcharge equal to one-twentieth of each of such basic rates and tax deducted accordingly.

Where a certificate is issued by the Income-tax Officer on or after 1st April, 1955 authorising deduction of Income-tax at a specified rate in respect of any person Income-tax shall be deducted at the rates specified therein as the certificate will be based on the particular facts of the case.

In cases of doubt the nearest Income-tax Officer should be consulted before making the deduction from interest on Govt. securities.

In making payment of interest on Govt. securities to a person whom you reason to believe to be resident in the taxable territories, super-tax should be deducted at the following rates except in cases where an exemption or abatement certificate granted by an Income-tax Officer in India under the proviso to sub-section (2B) of Section 18 of Indian Income-tax Act, 1922 is produced:—

- (i) If such a person is a company at the rate applicable to a company namely 4/9 per rupee.
- (ii) If such a person is not a company, at the flat rate of 1 anna per rupee plus 1/20th thereof as surcharge provided his total income from interest on securities does not exceed Rs. 35,000. If his total income exceeds Rs. 35,000/- at the rate applicable to the income from interest on securities treating it as his total income. A schedule of super-tax rate is enclosed.
- (iii) Where a certificate is issued by the Income-tax Officer authorising deduction of super-tax at a specified rate, in respect of any non-resident person, super-tax should be deducted at the rate specified therein.

—At present the term "taxable territories" means the territory of India including the state of Jammu and Kashmir.

SCHEDULE.

Rate of Super-Tax.

- (i) In the case of a Company. - 4/- per rupee
- (ii) In the case of person other than a company.

	Rate.	Surcharge.
on the first Rs. 20,000 of total income	Nil	Nil
on the next Rs. 5,000 of total income	One anna in the rupee	One twentieth of the rate specified in the preceding column
on the next Rs. 15,000 of total income	Three annas in the rupee	do
on the next Rs. 10,000 of total income	Five annas in the rupee	do
on the next Rs. 10,000 of total income	Six annas in the rupee	do
on the next Rs. 20,000 of total income	Seven annas in the rupee	do
on the next Rs. 20,000 of total income	Eight annas in the rupee	do
on the next Rs. 50,000 of total income	Nine annas in the rupee	do
on the balance of total income	Nine and a half annas in the rupee	do

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Imphal, the 6th April, 1955.

No. H Cin 4 55. The following Order, received from the Government of India, Ministry of Information and Broadcasting, New Delhi—2 is republished for general information.

T. Kipgen,
Secretary to the Govt. of Manipur.

No. S.R.O. 558-A, dated the 11th Dec. 1954.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments as specified in the First Schedule, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies films specified in column 2 of the Second Schedule to be of the description specified against each in column 3 of the said Second Schedule.

The First Schedule.

1. Sub-section (4) of section 12 of the Cinematograph Act, 1952 (Central Act XXXVII of 1952).
2. Sub-section (3) of section 5 and section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bombay Act XI of 1953).
3. Sub-section (4) of section 5 of the Bihar Cinemas (Regulation) Act, 1954 (Bihar Act XV of 1954).
4. Sub-section (4) of section 5 of the Orissa Cinemas (Regulation) Act, 1954 (Orissa Act II of 1954).
5. Sub-section (4) of section 5 of the Madhya Pradesh Cinemas (Regulation) Act, 1952 (Madhya Pradesh Act XVII of 1952).
6. Sub-section (4) of section 5 of the Hyderabad Cinemas (Regulation) Act, 1952 (Hyderabad Act XLVI of 1952).
7. Section 6 of the Rajasthan Cinemas (Regulation) Act, 1952 (Rajasthan Act XXX of 1952).
8. Sub-section (4) of section 5 of the Saurashtra Cinemas (Regulation) Act, 1953 (Saurashtra Act XVII of 1953).
9. Section 6 of the Madhya Bharat Cinemas (Regulation) Act, 1953 (Madhya Bharat Act 15 of 1952).

The Second Schedule.

S. No.	Title of the film	Name of the Producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
1.	Somewhere in India	Messrs Eastern Movies, Delhi and W.H. O.	Government of India, Films Division, Bombay	Documentary film
2.	One Guard	Government of India, Films Division, Bombay	Ditto	do
3.	Busy Hands	Ditto	"	do
4.	Folk Dances of India	"	"	do
5.	Taming the Sutlej	"	"	do
6.	Portrait of a Policemen	"	"	do
7.	White Manure	"	"	do

S. No.	Title of the film	Name of the Producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
2	3	4	5	
9.	Song of the South	Government of India, Films Division, Bombay	Government of India, films Division, Bombay	Documentary film
10.	Modest Homes	Ditto	Ditto	do
11.	Bhopal	"	"	do
12.	People's Participation	"	"	do
13.	Our Cattle Wealth	"	"	do
14.	Mission of Peace	"	"	do
15.	Your Contribution	"	"	do
16.	N C C Marches on	"	"	do
17.	Vindhya Pradesh	"	"	do
18.	Two Worlds	Documentary Unit Government of (India) for the India, Films Division, Transport Development Association Ltd, Bombay	"	do
19.	Spirit of the Loom	Government of India Films Division Bombay	"	do
20.	Roof over the Head	Shri S. Badami for Government of Bombay	"	do
21.	Head Sense	Government of India Films Division, Bombay	"	do
22.	Flying Sailors	Ditto	"	do
23.	Building from below	"	"	do
24.	Delhi-Capital of India	Messrs. Eastern Movies, Delhi	"	do
25.	Account on Youth	Government of India, Films Division, Bombay	"	do
26.	Darjeeling	Ditto	"	do
27.	Planned Achievement	"	"	do
28.	Family Planning	"	"	Film intended for educational purposes
29.	Ganga	Messrs Singh Bros, Delhi	"	Documentary film
30.	Important people	Government of India, Films Division, Bombay	"	Film intended for educational purposes
31.	Symphony of Life	Ditto	"	Documentary film
32.	Men of Letters	"	"	do
33.	Realm of Sound	"	"	do
34.	The Magic Touch	"	"	do
35.	Be Prepared	Messrs. Vinay Productions, Poona	"	Film intended for educational purposes
36.	Golden River	The late Information Films of India (Government of India)	"	Documentary film
37.	In Defence of Freedom	Government of India Films division, Bombay	"	do
38.	S. O. S (Save our soils)	Ditto	"	Film intended for educational purposes

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S. No.	Title of the film	Name of the producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
38.	Indian News Review No. 271	Government of India, Films Division, Bombay	Government of India, Films Division, Bombay	Film dealing with news and current events
39.	Indian News Review No. 272	Ditto	Ditto	do
40.	" " 273	"	"	do
41.	" " 274	"	"	do
42.	" " 275	"	"	do
43.	" " 276	"	"	do
44.	" " 277	"	"	do
45.	" " 278	"	"	do
46.	" " 279	"	"	do
47.	" " 280	"	"	do
48.	" " 281	"	"	do
49.	" " 282	"	"	do
50.	" " 283	"	"	do
51.	" " 284	"	"	do
52.	" " 285	"	"	do
53.	" " 286	"	"	do
54.	" " 287	"	"	do
55.	" " 288	"	"	do
56.	" " 289	"	"	do
57.	" " 290	"	"	do
58.	" " 291	"	"	do
59.	" " 292	"	"	do
60.	" " 293	"	"	do
61.	" " 294	"	"	do
62.	" " 295	"	"	do
63.	" " 296	"	"	do
64.	" " 297	"	"	do
65.	" " 298	"	"	do
66.	" " 299	"	"	do
67.	" " 300	"	"	do
68.	" " 301	"	"	do
69.	" " 302	"	"	do
70.	" " 303	"	"	do
71.	" " 304	"	"	do
72.	" " 305	"	"	do
73.	" " 306	"	"	do
74.	" " 307	"	"	do
75.	" " 308	"	"	do
76.	" " 309	"	"	do
77.	" " 310	"	"	do
78.	" " 311	"	"	do
79.	" " 312	"	"	do
80.	" " 313	"	"	do
81.	" " 314	"	"	do
82.	" " 315	"	"	do
83.	" " 316	"	"	do
84.	" " 317	"	"	do
85.	" " 318	"	"	do
86.	" " 319	"	"	do
87.	" " 320	"	"	do
88.	" " 321	"	"	do

No. S.R.O. 3607 dated the 18th December, 1954.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S. R. O. No. 3558-A dated the 11th December 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the film specified in column 2 of the Schedule hereto annexed to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

S.No.	Title of the film	Name of the producer	Source of Supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
1.	Indian News Review No. 322.	Govt. of India, films Division, Bombay.	Govt. of India, films Division, Bombay.	Film dealing with news and current events. (1/48/54-F App/2).

No. S.R.O. 3650, Dated the 25th Dec., 1954.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information & Broadcasting, S. R. O. No. 3558-A dated the 11th December, 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed to be of the description specified against it in the corresponding entry of column of the said Schedule.

SCHEDULE

S.No.	Title of the film.	Name of the Producer.	Source of Supply	Whether a scientific film intended for educational purposes or a film dealing with news and Current events or a documentary film.
1	2	3	4	5
1.	Reunion.	Govt. of India, Films Division Bombay.	Govt. of India, Films Division, Bombay.	Documentary film.
2.	Indian News Review No. 323.	do	do	Film dealing with news and current events. (1/48/54-F App/3)

No. S.R.O. 3672, dated the 30th December, 1954.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the first Schedule to the Order of the Government of India in the Ministry of information and Broadcasting S. R. O. No. 3358 A dated the 11th

December 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

S. No.	Title of film.	Name of the producer.	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Case of Mr. Critic.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film intended for educational purposes.
2.	Indian News Review No. 321.	do	do	Film dealing with news and current events.

(1/48/54-F App 4)

No. S.R.O. 109, dated the 6th Jan. 1955.

CORRIGENDUM.

In this Ministry's S.P.O. No. 109 dated the 25th December, 1954 published in the Gazette of India Extraordinary Part II Section 3, dated the 25th Dec., 1954, in line seven read 'each' for the word 'it' and insert the figure '5' after the word 'column'.

(1/48/54-F. App 5)

No. S.R.O. 110 dated the 6th January, 1955.

Order

In pursuance of clause 2 of the directions issued under the provision of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S.R.O. No. 3358 A dated the 11th December 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S. No.	Title of the film.	Name of the producer.	Source of supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary.
1	2	3	4	5
1.	Indian News Review No. 325.	Govt. of India, Film Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.

(1/48/54-F : App 6)

No. S.R.O. 170, dated the 13th January, 1955.

CORRIGENDA.

In this Ministry's S.R.O. No. 3650 dated the 25th December 1954, and S.R.O. No. 3672 dated the 30th December, 1954, published in the Gazette of India Extraordinary, Part II-Section 3, dated the 25th and 30th December 1954, respectively in line six after the word 'Schedule', insert the following words and commas :—

" , in all their language versions, "

S.R.O. 171 In this Ministry's S.R.O. No. 3650 dated the 25th December 1954, published in the Gazette of India Extraordinary, Part II-Section 3, dated the 25th December, 1954, in the Schedule read 'The reunion' for the entry in column 2 against serial No. 1.

(1/4/54-F : App 7).

No. S.R.O. 172 dated the 13th January, 1955.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S.R.O. No. 3358-A, dated the 11th December 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby directs that the films specified in column 2 of the Second Schedule annexed thereto and the film specified in column 2 of the Schedule annexed to this Ministry's S.R.O. No. 3607 dated the 18th December 1954, shall be deemed to have been certified in all their language versions.

(1/48/54-F App/8)

No. S.R.O. 173 dated the 13th January, 1955.

Order.

In pursuance of clause 2 of the directions issued under the provision of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S.R.O. No. 3358 A dated the 11th December, 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed, in all their language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

S. No.	Title of the film	Name of the producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 326	Government of India, Film Division, Bombay	Government of India, Films Division, Bombay.	Film dealing with news and current events.
2.	Bogor Conference	do	do	Documentary film

(1/48-F : App/9).

No. S.R.O. 228 dated the 20th January, 1955.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S. R. O. No. 3358-A dated the 11th December 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed in all its language versions to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S.No.	Title of the film	Name of the producer	Source of Supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
1.	Indian News Review No. 327.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.
2.	National Library.	do	do	Documentary film. (1.48/54-F App/10).

No. S.R.O. dated the 27th January, 1955.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information & Broadcasting, S. R. O. No. 3558-A dated the 11th December, 1954, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S.No.	Title of the film.	Name of the Producer.	Source of Supply	Whether a scientific or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 328.	Govt. of India, Films Division Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events. (1/48/54-F App/11)

No. S.R.O. dated the 3rd February, 1955.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments as specified in the First Schedule, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Second Schedule to be of the description specified against each in column 5 of the said Second Schedule.

THE FIRST SCHEDULE.

1. Sub-section (4) of section 12 of the Cinematograph Act, 1952 (Central Act XXXVII of 1952).
2. Sub-section (3) of section 5 and section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bombay Act XI of 1953).
3. Sub-section (4) of section 5 of the Bihar Cinemas (Regulation) Act, 1954 (Bihar Act XV. of 1954)
4. Sub-section (4) of section 5 of the Orissa Cinemas (Regulation) Act, 1954 (Orissa Act II of 1954)
5. Sub-section (4) of section 5 of the Madhya Pradesh Cinemas (Regulation) Act, 1952 (Madhya Pradesh Act XVII of 1952)
6. Sub-section (4) of section 5 of the Hyderabad Cinemas (Regulation) Act, 1952 (Hyderabad Act XLVI of 1952)
7. Section 6 of the Rajasthan Cinemas (Regulation) Act, 1952 (Rajasthan Act XXX of 1952)
8. Sub-section (4) of section 5 of the Saurashtra Cinemas (Regulation) Act, 1953 (Saurashtra Act XVII of 1953)
9. Section 6 of the Madhya Bharat Cinemas (Regulation) Act, 1953 (Madhya Bharat Act 15 of 1953)
10. Sub-section (4) of section 5 of the Mysore Cinemas (Regulation) Act, 1952 (Mysore Act XXXI of 1952)
11. Sub-section (4) of section 5 of the Pepsu Cinemas (Regulation) Act, 1954 (Pepsu Act 7 of 1954)
12. Sub-section (3) of section 5 of the Assam Cinemas (Regulation) Act, 1953 (Assam Act XIV of 1953)
13. Sub-section (4) of section 5 of the Punjab Cinemas (Regulation) Act, 1952 (Punjab Act XI of 1952)

THE SECOND SCHEDULE.

S. No.	Title of the film.	Name of the producer.	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian news Review No. 329.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.
2.	Republic day, 1955	do.	do	Documentary film.

No. S.R.O. dated the 10th February, 1955.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S.R.O. No. 331 dated the 3rd February 1955, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed, in all their language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S. No.	Title of the film.	Name of the producer	Source of supply.	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 330.	Govt. of India. Films Division, Bombay.	Govt. of India. Films Division, Bombay.	Film dealing with news and current events.
2.	Better Breeds	do	do	Film intended for educational purposes

(1/48/54-F: App/14).

No. S.R.O. dated the 17th February 1955.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S.R.O. No. 331 dated the 3rd February, 1955, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in Column 2 of the Schedule hereto annexed, in all their language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S. No.	Title of film.	Name of the producer.	Source of supply.	Whether a scientific or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 331.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events.
2.	Vigil on Wheels	do	do	Documentary film.

(1/48/54-F: App/4)

No. S.R.O. dated, the 24th February, 1955.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S. R. O. No. 331 dated the 3rd Feby. 1955, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

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SCHEDULE.

S. No.	Title of the film	Name of the producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
88.	Indian News Review No. 332.	Government of India, Films Division, Bombay	Government of India, Films Division, Bombay	Film dealing with news and current events

(1/48 54-F : App/16)

No. S.B.O. Dated the 3rd March, 1955

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S. R. O. No. 331 dated the 3rd February, 1955 the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S.No.	Title of the film	Name of the producer	Source of Supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
1.	Indian News Review No. 333.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events

(1. 18/54-F App/17).

*No. S.R.O. 228 dated the 10th March, 1955.***Order.**

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S. R. O. No. 331 dated the 3rd February 1955, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the film specified in column 2 of the Schedule hereto annexed in all its language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE.

S.No.	Title of the film.	Name of the Producer.	Source of Supply	Whether a scientific or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 334.	Govt. of India, Films Division, Bombay.	Govt. of India, Films Division, Bombay.	Film dealing with news and current events. (1/48/54-F App/18)

No. S.R.O. dated the 17th March, 1955.

Order.

In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting, S.R.O. No. 381 dated the 3rd February 1955, the Central Government, with the previous approval of the Film Advisory Board, Bombay, hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

S. No.	Title of the film	Name of the producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 335.	Government of India, Film Division, Bombay	Government of India, Films Division, Bombay.	Film dealing with news and current events. (1/48/-F : App/19).

NOTIFICATION.

Dated, the 12th April, 1955.

Subject :—Tax payable to Burma on Pension and Leave Salary paid outside Burma.

No. T.M./10/55/2.—It is hereby notified, for the information and guidance of all the treasury and sub-treasury officers in Assam, Tripura and Manipur that according to Section 4 of the Burma Income-tax (amendment) Act, 1953 and the latest decision of the Government of Burma any pension exceeding Rs. 350/- p. m. and the leave salaries paid outside Burma will be liable to Burma Income-tax and Super tax. Necessary instructions regarding the amount of tax recoverable in each individual case will be issued separately by this office. Such Tax, when recovered at your treasury should be shown as a distinct item in the account under the head "Accounts with the Government of Burma" in section P-Deposits and Advances Part—III—Advances not bearing interest.

S. K. Bhattacharjee,
Assistant Accounts Officer.

Order No. 17 of 1955

Imphal, the 20th April, 1955

The Judicial Commissioner has been pleased to enrol Shri Joseph Minattur, M. A., L. L. B. of Bharananyanan, Travancore Cochin C/O Shri Nongmaithem Brajabidhu Singh of Keisampat, Imphal as a Legal Practitioner in the Court of the Judicial Commissioner and all the Courts subordinate to it in Manipur.

K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur.

PART IV

NOTICE.

Imphal, the 21st April, 1955.

It is noticed that applications for grant of Gun licenses are submitted by applicants from the Hill areas, direct to the Deputy Commissioner's Office. In a majority of cases they have to be referred back to the S. D. O. concerned for reporting number of houses in the village, number of guns already held in the village & whether the person is considered suitable & recommended. In the meanwhile the applicants have either to wait or to return to their villages. This entails avoidable expenditure on the part of the applicants.

It is notified therefore that in future applications for Gun licenses from the Hill Areas will not be entertained unless submitted through the S.D.O.s concerned. S.D.O.s will forward their reports on the application in the normal manner & will not hand over the applications to be applicants.

This order will take effect from the date of publication in the official Gazette.

V. S. Sundaram,
District Magistrate, Manipur.

Imphal, the 24th April, 1955

No. 80-87-HE. Sealed tenders from the registered contractors of the P.W.D and Imphal Town Fund are invited for the construction of a Diesel Power House in the Jail compound.

2. Tenders will be received upto 12 A.M. of 2-5-55 and will be opened on the same day.
3. The estimated cost of the work is Rs. 23,685/-. An earnest money deposit of Rs. 474/- in treasury chalan should accompany along with the tender
4. Time allowed for the work is 3 months beginning from the date of issue of works order.
5. Detail of the work can be had from the office during office hours.

B. M. Sarma,
Electrical Engineer,
Manipur Hydro Electric Office.

নোটিশ ।

অসিনা প্রথা পুস্তকতা সংগ্রহ, নান্দিনি—ইং লোক ১৯৫৪—৫৫ খ্রী নৌ-ইংগোলসী পাতনা জীবনানা যাওনা
জাং ৫০৪১১০ ফাওবসী নহাংলা দীবা মারগনি ।

ইংকাল জাং ২০৪১৫৫

Sd - V. S. Sundaram
ডিপুটি কমিশনার, মণিপুর ।

**Schedule—List of Registered dealers.
MANIPUR STATE.**

District	No of Registration Certificate	Date of Registration	Name of dealer	Address	Nature of business	Class of goods	Remarks
Manipur	74	27-6-50	Balchand Rajkumar.	Manuelli Bazar	Wholesale & retail distribution	Handloom cloth, Yarn, Hosiery goods, Salt, Matches, Children's & Military cloths & Sill & Woollen goods.	
Do.	75	26-6-50	Chhogalall Kistur and	Do.	Do.	Handloom cloth, Sill, Woollen cloth, Hosiery goods, Yarn, Chall, Textile cloth, Foreign cloth & Yarn, Umbrellas, Woollen yarn, Washing Soap, & Soda Food stuff, Rice, Salt, Vegetable, Rape, & Mustard seeds & Oil, Betel nut, Manihani, Statuary, Vegetable ghee.	
Do.	77	27-6-50	Manipur Agrarian Co-operative Society Ltd.	Do.	Do.	Cloth & Yarn.	
Do.	78	26-6-50	Ramajetar Iswarall.	Do.	Retail distribution	Hosiery goods, Cloths, Aluminium wares, Umbrellas, Bidis, Woollen & Silk cloth, Handloom cloth, Yarn, Tea, Enamels, Glass Wares & Stationery.	
Do.	79	29-6-50	Manipur Co-operative Societies Union Ltd.	Do.	Wholesale & Retail distribution	Salt, Sugar, Paper, Cloths, Yarn, Scraps, Rice.	
Do.	80	26-6-50	Gokul Singh Manilchand Singh.	Do.	Retail distribution	Dal, Salt, Oil, Spices Soda, Soap, Bidis, Matches, Nail, Glass, Aluminium pots, Tobacco leaves, Pan & Bottle, Saus & Hard wares.	
Do.	81	28-6-50	Shermall Manmull.	Do.	Wholesale & retail distribution	Cloths & Grocery, Handloom cloth, Woollen, Galls, Kirana and Yarn.	
Do.	82	29-6-50	Mohanall Rukmanand Choudhri.	Do.	Do.	Bidis & Handloom cloths.	
Do.	83	29-6-58	Th. Ibungahal Singh & Sons.	Do.	Retail distribution	Iron scraps, Motor scraps pipe, Brass, Sugar, Aluminium, Copper scraps, Leads etc & Contract.	
Do.	84	27-6-50	Padma Medical Store.	Do.	Do.	Drugs & Stationery, Mill, Milk powder, Ovaline & Barley & Surgical apparatus.	
Do.	85	27-6-50	Mangalchand Meghraj.	Do.	Wholesale & retail distribution	Handloom cloth, Motor parts, Yarn, Salt, Galma, Brass wares.	

